Mr. Rud



Washington, Wednesday, March 15, 1944

# Regulations

## TITLE 7-AGRICULTURE

Chapter VIII-War Food Administration (Sugar Regulations)

PART 802-SUGAR DETERMINATIONS

FARMING PRACTICES FOR 1944 SUGARCANE CROP IN MAINLAND CANE SUGAR AREA

Determination of farming practices to be carried out in connection with the production of the 1944 crop of sugarcane in the mainland cane sugar area.

Pursuant to the provisions of section 301 (e) of the Sugar Act of 1937, as amended, and Executive Order No. 9322. issued March 26, 1943, as amended by Executive Order No. 9334, issued April 19, 1943 the following determination is hereby issued:

§ 802,23f Farming practices in con-nection with the production of the 1944 crop of sugarcane in the mainland cane sugar area-(a) Conservation requirements. The requirements of section 301 (e) of the Sugar Act of 1937, as amended, shall be deemed to have been fulfilled with respect to any sugarcane farm in the mainland cane sugar area if there is carried out in 1944, on land on the farm which is adapted to the production of sugarcane for sugar, an acreage of approved conservation practices equal to not less than 15 per cent of the acreage of sugarcane for sugar growing on the farm for harvest in 1944.

(b) Approved practices. (1) Each acre of the following shall be counted as one acre of conservation practices:

(i) Seeding winter legumes in the fall of 1944.

(ii) Turning under a satisfactory growth of summer legumes grown alone.

(iii) Turning under in 1944 a satisfactory growth of winter legumes seeded in the fall of 1943.

(2) Each two acres of the following shall be counted as one acre of conservation practices:

(i) Turning under a good stand and good growth of summer legumes (excluding peanuts, lespedeza, and summer legumes used as truck crops) inter-

planted or grown in combination with row crops, such as corn: Provided, The summer legumes occupy at least onethird of the land.

(3) Each of the following practices in the amounts specified shall be counted as one acre of conservation practices:

(i) Application of 48 pounds of available phosphoric acid (P2O3) to, or in connection with, a full seeding of winter legumes.

(ii) Application of 500 pounds of basic slag (rock phosphate or Colloidal Phosphate in Florida) to, or in connection with, a full seeding of winter legumes.

(iii) Removing 25 cubic yards of earth in the construction, enlargement, or cleaning out of lateral ditches and lead canals. (Applicable in Louisiana only.)

(4) Each one and one-half acres of land the top soil of which is combustible (determined as such by the State AAA Committee) and from which no crop classified as soil-depleting in ACP-1941, 1941 Agricultural Conservation Program Bulletin, as amended, is harvested in 1944 and on which adequate facilities (ditches, pumps, and necessary equipment) have been maintained (whether constructed in 1944 or earlier) for flooding the land during the 1944 fire hazard season as a protection against the destruction of such top soil by fire and on which there are carried out the practices specified in paragraphs B, C, D, and E of Amendment 3 to Southern Region Bulletin 101, issued June 11, 1937, for protecting the soil against fire, assuring adequate drainage and preventing soil oxidaton and subsidence, shall be counted as one acre of conservation practices: Provided, however, That there shall be carried out on such land on the farm such other practices as are recommended for the farm by the County AAA Committee, and approved by the State AAA Committee, for protecting the soil against fire, assuring adequate drainage, preventing soil oxidation and subsidence, and otherwise preserving and improving the fertility of the soil and preventing soil erosion, such practices to be consistent with reasonable standards of the farming community in which the land is located. (Applicable in Florida only.)

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Book 1: Titles 1-3 (Presidential documents) with tables and index. Book 2: Titles 4-9, with index.

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(c) Standards of performance. The conservation practices shall be carried out in accordance with farming methods commonly used in the community in which the farm is located and in accordance with specifications approved by the Director of the Southern Division of the Agricultural Adjustment Agency.

(Sec. 301, 50 Stat. 910; 7 U.S.C., 1940 ed. 1131; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423)

Issued at Washington, D. C., this 13th day of March 1944.

WILSON COWEN, Assistant War Food Administrator.

[F. R. Doc. 44-3550; Filed, March 13, 1944; 3:16 p. m.]

Chapter XI—War Food Administration (Distribution Orders)

[FDO-29, as Amended, Partial Suspension, Amdt. 2]

PART 1460-FATS AND OILS

USE AND DISTRIBUTION OF COTTONSEED, PEA-NUT, SOYBEAN, AND CORN OIL

The order, as amended (8 F.R. 12255, 16353), partially suspending Food Distribution Order 29, as amended, is amended to read as follows:

Unless otherwise ordered by the Director of Food Distribution, War Food Administration, the restrictions of paragraph (b) of Food Distribution Order No. 29, as amended (8 F.R. 5619, 8623, 10970, 15551; 9 F.R. 651), § 1460.13 (b), shall not apply to the delivery of crude oil by any person to a refiner, or to the acceptance of delivery of crude oil by a refiner, when such delivery or acceptance of delivery occurs during the period beginning on October 1, 1943, and ending on June 30, 1944. The term "refiner," as used herein, means any person who is a refiner as defined in said Food Distribution Order 29, as amended.

This amendment shall become effective at 12:01 a.m., e. w. t., March 11, 1944.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783)

Issued this 11th day of March 1944.

Ashley Sellers,
Assistant War Food Administrator.

[F. R. Doc. 44-3503; Filed, March 11, 1944; 3;49 p. m.]

## TITLE 19-CUSTOMS DUTIES

Chapter I-Bureau of Customs

[T. D. 51019]

PART 8—LIABILITY FOR DUTIES, ENTRY OF IMPORTED MERCHANDISE

INVOICING REQUIREMENTS FOR WOOL PROD-UCTS LABELING

Amendment of notice of additional information on invoices covering merchandise subject to the Wool Products Labeling Act of 1939.

T. D. 50388 is amended by changing the period after the word "product" in item 3 of the additional invoice requirements to a comma and adding the following words: "except when such product consists of mixed wastes, residues, and similar merchandise obtained from several suppliers or unknown sources."

Section 8.13 (j), Customs Regulations of 1943, is amended by changing the period following the figures "1941" in the reference to T. D. 50388 to a semicolon and adding the number and date of this decision.

[SEAL]

W. R. Johnson, Commissioner of Customs.

Approved: March 10, 1944. HERBERT E. GASTON,

Acting Secretary of the Treasury.

[F. R. Doc. 44-3566; Filed, March 14, 1944; 10:19 a. m.]

TITLE 24—HOUSING CREDIT

Chapter VII—National Housing Agency

[NHA Reg. 60-2C]

PART 702-PRIVATE WAR HOUSING

OCCUPANCY AND DISPOSITION

Supersedes NHA General Order No. 60-2B (9 F.R. 245).

The National Housing Agency is responsible for the proper occupancy of housing programmed for war workers and for the adoption of regulations assuring that war housing will be held available for eligible war workers for the duration of the national emergency declared by the President on September 8, 1939 (4 F.R. 3851). The purpose of this regulation is to set forth the private housing to which occupancy standards apply, the persons who are eligible war workers for such housing, the length of time such housing must be held for their use, the conditions under which such housing may be transferred or sold, and

the conditions under which occupancy standards applicable to such housing may be modified or removed.

Sec.

702.1 Private war housing to which occupancy standards apply.

702.2 Persons who are eligible war workers.
 702.3 Length of time private war housing must be reserved for occupancy by eligible war workers.

702.4 Disposition of private war housing.

AUTHORITY: §§ 702.1 to 702.4, inclusive, issued under E.O. 9070, 7 F.R. 1529.

§ 702.1 Private war housing to which occupancy standards apply. (a) Private war housing to which occupancy standards apply are the following:

(1) All new housing, and the additional housing accommodations created by remodeling or rehabilitation, which received or receives priority assistance or authority to begin construction as follows:

(i) Applications for priority assistance was submitted prior to February 10, 1943, on Form PD-105 and received or receives priority assistance through Preference Rating Order No. P-55, or

(ii) Application for priority assistance or authority to begin construction is submitted on or after February 10, 1943, on Form PD-105 (Revised 2-10-43) if sec-

tion B thereof is executed;

(2) All new housing, and the additional housing accommodations created by remodeling or rehabilitation, which received or receives either priority assistance or authority to begin construction, as a result of submitting an application for such assistance or authority on Form PD-200, if such application was accompanied by the form Applicant's Supplemental Certification and if such housing was not to be occupied by the owner;

(3) The additional housing accommodations created by remodeling or rehabilitation financed under class 1 (b) of Title I of the National Housing Act;

(4) Housing financed under Class 3 of Title I of the National Housing Act for which an application was or is submitted to the local office of the Federal Housing Administration:

(i) Prior to February 10, 1943, and such application was accompanied by, or supplemented with, a War Housing

Statement Form, or

(ii) On or after February 10, 1943, and the applicant also executes section B of Form PD-105 (revised 2-10-43) in connection with such housing;

(5) Housing financed with a mortgage loan insured by the Federal Housing Administration under section 603 of title VI of the National Housing Act for which an application was submitted to the local office of the Federal Housing Administration:

(i) Prior to February 10, 1943, and such application was accompanied by, or supplemented with, FHA Form 2004 (e),

or

(ii) On or after February 10, 1943;

(6) Housing financed with a mortgage loan insured by the Federal Housing Administration under section 608 of title VI of the National Housing Act; and

(7) The additional housing accommodations created by remodeling or reha-

bilitation in projects designated as "defense housing", by either the Division of Defense Housing Coordination or the National Housing Agency, in order to exempt such housing from Federal Reserve Board Regulation W.

(b) For the purposes of this regulation, private war housing is "begun" on the date of submitting to the Federal Housing Administration a properly executed application for priority assistance or authority to begin construction in connection with such housing; or, if remodeling or rehabilitation of any private war housing did not receive priority assistance or authority to begin construction, such housing was "begun" either on the date a properly executed application was filed under title I. Class 1 (b), of the National Housing Act in connection with such housing, or on the date a properly executed application for exemption from Federal Reserve Board Regulation W was submitted to a registrant in connection with such housing.

(c) For the purposes of this regulation, the date of "completion" of any private war housing shall be the date upon which such housing is offered for initial rental or sale, or the date upon which such housing is first ready for immediate occupancy, whichever is later.

mediate occupancy, whichever is later.
(d) The phase "held for rental" includes only an ordinary landlord-tenant relationship or such a tenancy coupled with an option to purchase containing the following provisions:

(1) The tenant shall not be obligated to purchase and the option shall run

only in behalf of the tenant;

(2) No payment shall be required in any one month in addition to the listed monthly payment while a tenant, which monthly payment shall not exceed the fair rental for the dwelling unit under an ordinary landlord-tenant relationship not coupled with an option to purchase.

(3) The monthly payment while a tenant shall not be in excess of rental for comparable accommodations:

(4) The total purchase price shall be a fair market price, or \$6,000, whichever is lower;

(5) The option may not be exercised prior to the expiration of two months' occupancy:

(6) The option shall continue in effect for at least 30 months unless sooner exercised; and

(7) The occupancy and disposition provisions shall continue to apply to such housing after the option is exercised, or terminated, for the duration of the national emergency declared by the President on September 8, 1939.

§ 702.2 Persons who are eligible war workers. (a) For private war housing begun on or after February 10, 1943, an eligible war worker shall be only a person who qualifies under the provisions of NHA General Order No. 60–1B.

(b) For private war housing begun prior to February 10, 1943, an eligible war worker shall be only a person who qualifies under the provision of the application (and other instruments related thereto) for priority assistance or authority to begin construction, FHA insurance, or exemption for Federal

Reserve Board Regulation W submitted in connection with such housing; or, at the option of the owner of such housing, a person who qualifies under the provisions of NHA General Order No. 60–1B. Private war housing for which applications for priority assistance were filed with the Federal Housing Administration before February 10, 1943, but for which quotas did not become available until on or after that date, shall not be approved after July 15, 1943, except subject to the rules applicable to private war housing so "begun" on or after February 10, 1943.

(c) The Joint Army-Navy-NHA Directive of July 16, 1942, is incorporated by reference in NHA General Order No. 60-1B, which defines indispensable inmigrant civilian war workers, who are eligible for private war housing begun on or after February 10, 1943. For private war housing begun prior to February 10. 1943, eligible war workers as defined in the standard application for such housing include "members of the armed forces". Hence members of the armed forces, including convalescents as well as those on active duty, are eligible for such housing, as well as for reference (by War Housing Centers or other appropriate placement agency) to existing private structures programmed for war workers.

(d) The establishment of criteria of eligibility for occupancy of private war housing projects is not intended to exclude from such projects any persons currently occupying any Federally-owned or leased war housing projects under the jurisdiction or control of the National Housing Agency, or any FPHAaided public war housing units reserved for various types of war workers as to occupancy or re-occupancy. Any persons, regardless of their occupation or their status as in-migrants, occupying the foregoing types of public war housing space are eligible for occupancy of any type of private war housing. Occupancy by such persons is subject to the same requirements as to rental, sale, disposition, transfer, etc., as occupancy by other eligibles, for the types of private war housing involved.

§ 702.3 Length of time private war housing must be reserved for occupancy by eligible war workers. (a) Private war housing begun on or after February 10, 1943, shall be made available for initial occupancy, and for re-occupancy, only by eligible war workers: Provided, however, That at any time subsequent to 60 days after completion of such housing, the owner of such housing may petition the National Housing Agency to permit initial occupancy, or re-occupancy, as the case may be, by a person other than an eligible war worker, in accordance with NHA General Order No. 60–3C.

(b) Private war housing begun prior to February 10, 1943, shall be made available for initial occupancy, and for reoccupancy, by eligible war workers for at least the period of time after completion specified in the application (and other instruments related thereto) for priority assistance or authority to begin construction, FHA insurance, or exemption from Federal Reserve Board Regu-

lation W submitted in connection with such housing. Whenever any such application (or other instruments related thereto) provided for an exclusive preference to eligible war workers for a specified time, such exclusive preference shall be so given for at least such specified time; and whenever any such application (or other instruments related thereto) provided for merely a general preference to eligible war workers, at least such general preference shall be so given for at least such specified time.

§ 702.4 Disposition of private war housing. (a) Private war housing begun on or after February 10, 1943, shall be held for rental only to eligible war workers for the duration of the national emergency declared by the President on September 8, 1939, and, except for involuntary transfers, shall be disposed of only as follows:

(1) (i) An occupant, after two months' occupancy, may purchase the private war housing unit occupied by him subject to NHA General Order No. 60-3C.

(ii) Without conforming to (i) which precludes selling except at the option of the eligible war worker exercised after at least two months' rental occupancy, a dwelling unit in a private war housing project may be held for sale or sold to an eligible war worker as provided in NHA General Order No. 60-3C; Provided, That any sale so made shall take place not later than 15 days after the Federal Housing Administration makes its final Priority Compliance Inspection Report ("Completion Report") with respect to the unit (after which time the unit if not sold shall be held for rental as indicated in (i)): And provided further, That no owner shall sell more than onethird of the units in all projects (begun on or after February 10, 1943) which he has placed under actual construction in any war housing area except such sales as are made in conformity with the requirement of holding for rental as indicated in (i): And provided further, That any sale made pursuant to (ii) shall be within a price range for the general types of units intended to be sold which is acceptable to the National Housing Agency. The proposed price range shall be submitted to the Federal Housing Administration in advance of sale by letter or other appropriate method, and in the case of all PD-105 applications filed on or after August 1, 1943, shall be submitted with the application.

(2) A person who will not himself occupy such housing may purchase or otherwise acquire such housing at any time, in accordance with NHA General Order No. 60–3C, provided the occupancy and disposition limitations applicable to such housing prior to such purchase or acquisition shall continue to be applicable to such housing after such purchase or acquisition.

(3) An eligible war worker under NHA General Order No. 60-1B may himself build, own and occupy a private war housing unit suitable to his needs, without complying with the rental requirements, as provided in and subject to the provisions of § 702.11 (a) of NHA General Order No. 60-3C. Or,

(4) At any time subsequent to 60 days after completion of any such housing,

the owner of such housing may petition the National Housing Agency, in accordance with NHA General Order No. 60-3C, to permit such housing to be disposed of otherwise than as provided above in this § 702.4 (a).

(b) Private war housing begun prior to February 10, 1943, shall be rented, sold, or transferred only in accordance with the provisions of the application (or other instruments related thereto) for priority assistance, authority to begin construction, or exemption from Federal Reserve Board Regulation W submitted in connection with such housing, except that whenever any such application for priority assistance or authority to begin construction provided that such housing could be disposed of, with the prior approval of the War Production Board, otherwise than as stated in such application, a prior approval by the National Housing Agency (instead of by the War Production Board) shall be required in order to dispose of such housing otherwise than as stated in such application. NHA General Order No. 60-3C sets forth the provisions regarding the disposition of such housing.

This regulation shall become effective January 27, 1944.

John B. Blandford, Jr., Administrator.

[F. R. Doc. 44-3563; Filed, March 14, 1944; 10:02 a. m.]

## [NHA Reg. 60-5C]

PART 703-PUBLIC WAR HOUSING

## OCCUPANCY

Supersedes NHA General Order No. 60-5B (9 F.R. 249).

Sec.

703.1 General policy.

703.2 Exclusive reservation.

703.3 Limited reservation.

703.4 Modification of occupancy provisions.

703.5 Suspended housing. 703.6 Stand-by housing.

703.6 Stand-by housing. 703.7 Terminated housing.

AUTHORITY: §§ 703.1 to 703.7, inclusive, issued under E.O. 9070, 7 F.R. 1529.

§ 703.1 General policy. (a) The purpose of this regulation is to set forth the public war housing to which occupancy standards apply, the persons who are eligible war workers for such housing, the length of time such housing must be held for their use, and the conditions under which such housing may be made available for other purposes.

§ 703.2 Exclusive reservation. (a) On or after February 10, 1943, initial occupancy and re-occupancy of every dwelling accommodation in all Federally-owned or leased public war housing projects under the jurisdiction or control of NHA, or any of its constituent units,<sup>1</sup>

shall be reserved exclusively for eligible war workers, as defined in NHA General Order No. 60-1B, except (a) with respect to 4 Lanham Act mutual ownership projects under the jurisdiction of FPHA (which are substantially completed and occupied), resident as well as in-migrant civilian war workers may be admitted to occupancy, and (b) with respect to off reservation or off post projects programmed for military or naval personnel prior to July 16, 1942 (the date of the joint directive of the War Department, Navy Department and National Housing Agency), eligible military or naval personnel, as certified by the local commandant,2 may be admitted to occupancy: Provided, That preference (without a specified reservation period) has first been given to indispensable in-migrant civilian war workers.

(b) On or after February 10, 1943, initial occupancy or re-occupancy of every dwelling accommodation in all FPHA-aided public war projects for which applications for priority assistance are submitted to WPB after February 10, 1943 shall be reserved exclusively for such eligible war workers, as defined in NHA General Order No. 60–1B, as are eligible for occupancy thereof under applicable state or Federal laws.

(c) On or after February 10, 1943, reoccupancy of every dwelling accommodation in such Federally owned public
non-war housing projects ander the
jurisdiction of FPHA, as the National
Housing Administrator determines are
suitable to provide war housing, shall be
reserved exclusively for eligible war
workers as defined in NHA General
Order No. 60-1B.

§ 703.3 Limited reservation. (a) Reasonable preference for occupancy by war workers (as required by the conditions under which priority assistance

¹ All public war housing projects undertaken pursuant to (a) the Lanham Act (Public No. 849, 76th Congress) as amended (including conversion projects undertaken under the supervision of NHA Homes Use Service), (b) Public Acts Nos. 9, 73, 353, 77th Congress, and (c) Public Act No. 781, 76th Congress; all projects of Defense Homes Corporation; and all Federally-owned projects undertaken pursuant to Public Act No. 671, 76th Congress.

<sup>&</sup>lt;sup>2</sup> In such projects, tenants are selected by the local commandant.

<sup>&</sup>lt;sup>3</sup> Federally-aided local authority-owned Public Act No. 671 projects and priority assisted Public Act No. 412 projects.

<sup>\*</sup>Tenant selection, in projects included in this section 2.02 which are located in States that have not enacted appropriate defense or war housing legislation, is subject to low income limitations of applicable state housing legislation; and with respect to those projects which are not converted to Public Act No. 671, tenant selection is subject also to the low income limitations of the United States Housing Act and of applicable state housing legislation.

<sup>&</sup>lt;sup>5</sup> FPHA-operated PWA Housing Division projects, local authority-leased PWA Housing Division projects, and non-farm housing projects transferred to FPHA from FSA pursuant to the provisions of paragraph 1 (g) of Executive Order 2070 (7 FR 1529)

Executive Order 9070 (7 F.R. 1529).

On all projects described in this section 2.03 where there are outstanding lease or sale agreements, compliance with the provisions of this order is subject to appropriate modification of such outstanding lease or sale agreements to conform them to the provisions of this order. On all PWA Housing Division projects, compliance with the provisions of this order is subject to the obtaining of appropriate Presidential findings and conversion to Public Act No. 671.

was granted ') shall be observed with respect to all FPHA-aided public war housing projects for which applications for priority assistance were submitted to WPB prior to February 10, 1943." local housing authorities that own and manage these projects shall be requested to conform, to the extent practicable, their management programs by reserving initial occupancy or re-occupancy in these projects to such eligible war workers (as defined in NHA General Order No. 60-1B) as are eligible under applicable state or Federal laws in the same manner as is required with respect to the projects described in § 703.2 (b) ahove.

§ 703.4 Modification of occupancy provisions. (a) Each National Housing Agency regional representative is hereby authorized on his own initiative (or on the basis of recommendations which the NHA constituent unit having control of the public war housing involved may initiate) to relax the exclusive reservation requirements for any public war housing, where such action is deemed appropriate in the interests of the war housing program. When so acting, the regional representative may act without reference to whether the housing has been completed or to how long it has been held available after completion. The regional representative shall give prompt notification of any such relaxation to the NHA constituent unit having control of the public war housing involved, in order that such unit may put the proposed relaxation into effect or discuss it further with the regional representative.

(b) The NHA constituent unit having control of any public war housing may relax the exclusive reservation requirement applicable to such housing, where such action is deemed appropriate in the interests of the war housing program: Provided, That the NHA constituent unit shall advise the National Housing Agency regional representative not less than 10 days prior to taking such action in order that the regional representative may have adequate opportunity if he so desires to require a further holding period for the housing involved. Such relaxations may be made without reference to whether the housing has been completed or to how long it has been held available after completion.

(c) Relaxation of the exclusive reservation requirements applicable to public war housing shall rest primarily upon the need to make prompt and effective

use of public war housing units even

when not needed for the precise types of war workers eligible under existing occupancy rules, because of inexact forecasting in earlier programming or because of changes in contract and employment schedules after the programs were written. After the exclusive reservation requirements have been relaxed, the NHA constituent unit having control of the public war housing involved shall permit such housing to be occupied in the following order of preference: (1) Eligible war workers under the existing rules; (2) eligible in-migrant military personnel, viz, enlisted men in the naval or military services of the United States or officers of the Army or Marine Corps not above the rank of Captain, and officers of the Navy and Coast Guard, not above the grade of Lieutenant, Senior Grade, assigned to duty at military or naval reservations, posts or bases, or to duty at defense industries; (3) other civilian war workers, (as defined in NHA General Order No. 60-1B) or eligible military personnel; or (4) (in the event there is no present or anticipated demand for occupancy by such other civilian war workers or military personnel) others eligible for occupancy as determined and prescribed by the NHA constituent unit having control of the public housing involved.

(d) When relaxation of exclusive reservation requirements is contemplated for an entire locality or for a very substantial volume of public war housing, as distinguished from individual cases or relatively small volumes of housing, the regional representative shall feel free if he deems it necessary to consult with the Office of the Administrator prior to taking action. What constitutes a "very substantial volume" of public war housing varies with local conditions, but a volume amounting to more than 25 percent of the total number of public war housing units in the locality would certainly be so considered. Whether the relaxation be individual, small or substantial, the regional representative shall notify the Office of the Administrator of action taken as promptly as feasible in order that such office may keep abreast of current developments.

§ 703.5 Suspended housing, (a) Each National Housing Agency regional representative is hereby authorized to recommend suspension of any Federally owned public war housing projects or parts thereof, in accord with the detailed conditions and procedures set forth in NHA Operating Instructions No. 11-18. Pending decision as to whether suspended projects or parts thereof shall be made active, limited, stand-by, or terminated, no additional commitments shall be made for the furtherance of development, but existing commitments shall be carried forward and work shall continue where contracts have been awarded and proceed orders issued.

§ 703.6 Stand-by housing. (a) Each National Housing Agency regional representative is hereby authorized to recommend revision of the locality program so as to hold for stand-by purposes any Federally-owned public war housing projects or parts thereof, which shall re-

sult in the closing and holding of such projects or parts thereof (or the temporary cessation of development, and holding thereof, if not completed) for anticipated occupancy at some later date by in-migrant war workers. The circumstances under which such stand-by action may be taken, and the procedures in connection therewith, are set forth in detail in NHA Operating Instructions No. 11–18.

(b) The NHA constituent unit having control of any Federally-owned public war housing held for stand-by purposes shall have full responsibility and authority for taking as promptly as possible all necessary action resulting from the revised program, unless the Administrator directs that specific action be taken.

(c) Whenever changed circumstances or additional facts justify, the regional representatives may recommend restoration to active status, either with or without occupancy restrictions, or may recommend termination.

§ 703.7 Terminated housing, (a) Federally owned public war housing projects or parts thereof (except permanent, unmovable projects which are substantially completed) which are no longer needed for residential purposes in the locality during the war or during the period of orderly demobilization may be programmed as terminated, with consequent provisions for the removal, transfer to other Federal agencies, sale or lease of such housing, all in accord with the relevant statutory provisions. The policies and procedures relating to such termination and disposition during the war are treated in NHA Regulation No. 60-11.

This regulation shall become effective January 27, 1944.

JOHN B. BLANDFORD, Jr., Administrator.

[F. R. Doc. 44-3564; Filed, March 14, 1944; 10:02 a. m.]

[NHA Reg. 60-11]

PART 703-PUBLIC WAR HOUSING

TERMINATION DURING THE WAR OF OTHER THAN PERMANENT, UNMOVABLE HOUSING

Sec. 703.11 General policy.

703.12 Termination of public war housing.
703.13 Treatment of terminated housing.

AUTHORITY: §§ 703.11 to 703.13, inclusive, issued under E.O. 9070, 7 F.R. 1529.

§ 703.11 General policy. (a) The purpose of this regulation is (1) to enable the termination during the war of public war housing projects or parts thereof, other than permanent, unmovable housing, in instances where such housing seems clearly to be no longer needed for residential purposes in the locality during the war or during the period of orderly demobilization of the war effort, and (2) to state general policies in conformity with which the constituent units shall act during the war in order to assure that any terminated projects shall be used to the best advantage in connection with the war effort or its orderly

The conditions under which priority assistance for these projects were granted defined reasonable preference as meaning that each dwelling unit shall be reserved for occupancy by in-migrant or resident war workers for 30 days after the entire project is available for occupancy or 90 days from starting to take tenant applications, whichever period is longer.

<sup>\*</sup>Includes Federally-aided local authorityowned Public Act No. 671 projects and priority assisted Public Act No. 412 projects, but excludes normal low rent housing projects under Public Act No. 412 which merely obtained civilian priority assistance without a requirement of reasonable preference for war

demobilization, or (where such use is not feasible) dispose of in the public interest and the best financial interest

of the Government.

(b) This regulation applies to public war housing under the jurisdiction of the NHA and developed under the provisions of Public Laws 849 and 781 (76th Congress) and Public Laws 9, 73, and 353 (77th Congress). This regulation does not provide for the termination during the war of permanent, unmovable public war housing which has been substantially completed, since such housing has been programmed only in places where there was strong indication of long-term housing need and its disposition in accord with the Lanham Act will be primarily a postwar problem. Policies and procedures with respect to the termination of such housing will subsequently be issued. Incomplete permanent housing, of which there is relatively little, may be terminated under this regulation.

(c) The policies and procedures set forth in this regulation are in accord with the letter and intent of the relevant provisions of the Lanham Act. Section 313 of the Lanham Act, relating to temporary public war housing reads as

The Administrator shall, as promptly as may be practicable and in the public interest, remove all housing under his jurisdiction which is of a temporary character, as determined by him, and constructed under the provisions of this Act, Public Seventy-sixth Congress, and Public Laws 9, 73, and 353, Seventy-seventh Congress. Such removal shall, in any event, be accomplished not later than two years after the President declares that the emergency declared by him on September 8, 1939, has ceased to exist, with the exception only of such housing as the Administrator, after consultation with local communities finds is still needed in the interest of the orderly demobilization of the war effort: Provided, That all such exceptions shall be reexamined annually by the Administrator and that all such exceptions and reexaminations shall be reported to the

Section 4 of the Lanham Act, relating to public war housing other than temporary, reads in part as follows:

It is hereby declared to be the policy . . that such housing may be sold and disposed of as expeditiously as possible: Provided, That in disposing of said housing consideration shall be given to its full market value and said housing or any part thereof shall not, unless specifically authorized by Congress, be conveyed to any public or private agency organized for slum clearance or to provide subsidized housing for persons of low income.

§ 703.12 Termination of public war housing. (a) Each National Housing Agency regional representative is hereby authorized to recommend termination of any Federally-owned public war housing projects or parts thereof, which this regulation affects. The conditions under which housing may be terminated, and the procedures to be followed, are set forth in detail in NHA Operating Instructions No. 11-18. Termination of such housing shall constitute an authorization to the FPHA to take all necessary action toward removal, transfer to other uses, or disposition.

(b) In view of the finality of action which terminates public war housing, extreme care should be exercised by the regional representatives in order that projects or parts thereof shall be recommended for termination only when (1) the best available information has shown that there is no anticipated in-migrant war worker need which would justify reprogramming the housing involved for stand-by purposes in accordance with NHA Regulation No. 60-5C; and (2) it is clear from rental experience and the best available information that the housing involved is not needed in its present location to meet residential needs which would be served by relaxation of the occupancy requirements in accordance with NHA Regulation No. 60-5C; and (3) that through a combination of (1) and (2) it is clear that the housing involved is no longer needed for residence purposes in the locality during the war or during the period of orderly demobiliza-

§ 703.13 Treatment of terminated housing. (a) When a project assigned to FPHA is programmed in whole or in part as "terminated" the FPHA (unless the Commissioner thereof in any specific case be otherwise directed by the Administrator) shall have full authority and responsibility for taking, as promptly as possible, all necessary action resulting from the termination and shall act within the limits of the following policies:

(1) Trailers and portable units should be moved to fill public war housing programs for such units in other localities or to carry out other assignments of the Administrator. Pending such moving they may be kept on their present site. Because of their utility in the public war housing program, they should not be transferred, or sold or leased for any other use; except that sales may be made of trailers in such a state of disrepair that their further use is impracticable;

(2) Structures which it is practicable to move should, when possible, be used in carrying out public war housing pro-

grams in other localities;

(3) Structures which it is practicable to move but which are not used as above should be sold, if possible, for use in meeting private priority quotas under the war housing program in other localities, except that residential struc-tures of a temporary character may not be sold for such use;

(4) Any structures not used in any of the ways described above should, in the public interest, be transferred to another Federal agency or sold or leased to a public or quasi-public agency when needed for non-residential or institutional uses connected with the war or its orderly demobilization, except that residential structures of a temporary character may not be permanently transferred or sold for such use on their present sites. If such non-residential need is by the Federal Government on the present site, it may take precedence over (2) and (3) above when this will be in the public interest and best serve the war effort or its orderly demobilization;

(5) Any structures not used in any of the ways described above may be reserved by the FPHA for future non-residential or institutional use on the present site by any Federal agency which represents that the structures may be needed by it in connection with the war or its orderly demobilization:

(6) Any structures not used, or reserved for use, in any of the ways described above, may, for any appropriate non-residential or institutional use on the present project site, be transferred to another Federal agency or sold or leased to private individuals or corporations or to public or quasi-public agencies, whichever is in the best financial interest of the Government, except that residential structures of a temporary character may not be transferred permanently to another Federal agency or sold for such use (except for transfers to the Army or Navy pursuant to section 4 of the Lanham Act).

(7) Any structures or materials not used in any of the ways described above should be treated as follows:

(i) Any residential structures of a temporary character which it is not practicable to move should be demolished as promptly as possible and these and other materials re-used in whatever manner will best promote the war effort and be in the public interest. Demolition for re-use of materials in the public war housing program may take precedence over non-residential uses under (5) and (6) when this will be in the public interest and best serve the war effort;

(ii) Any structures which it is practicable to move should be regarded as a reserve for possible future use elsewhere in the public war housing program, and may be kept standing on their present sites when this is the most feasible method of handling them pending their

removal for use elsewhere;

(8) Any materials which cannot be advantageously re-used in the public war housing program shall be transferred to other Federal agencies or sold to others in a manner which will be to the best financial interest of the Government and in the best public interest, with preference being given to transfers or sales for use of the materials in connection with the war or its orderly demobiliza-

(9) Any land which is no longer needed and is owned should be transferred to another Federal agency or sold in accordance with the policy stated in (10) below, and any leases or temporary uses of land should be terminated;

(10) All sales of properties referred to above should be undertaken as promptly as may be advantageous under the circumstances from the viewpoint of the public interest and the best financial interest of the Government. In the sale of such property, consideration should be given to its full market value.

This regulation shall become effective January 27, 1944.

JOHN B. BLANDFORD, Jr., Administrator.

[F. R. Doc. 44-3565; Filed, March 14, 1944; 10:02 a. m.]

TITLE 30-MINERAL RESOURCES

Chapter VI—Solid Fuels Administration for War

PART 602—GENERAL ORDERS AND DIRECTIVES

[Reg. 16, Amdt. 1]

DAMAGES FOR BREACH OF CONTRACT

Some persons have misconstrued § 602.283 of Solid Fuels Administration for War Regulation No. 16 (9 F.R. 2491-2492) to mean that they would be relieved from contractual liability by virtue of the provisions of that section. That section is of very limited applicability and it concerns primarily situations in which persons have agreed to enter into contracts on a date subsequent to March 10, 1944, for the delivery or receipt of by-product coal. In order that there may be no further misunderstanding, the regulation is clarified and revised herein. Accordingly, pursuant to the powers conferred by Executive Order No. 9332, Solid Fuels Administration for War Regulation No. 16 is hereby amended as follows:

Section 602.283 is hereby amended to read as follows:

§ 602.283 Damages for breach of contract. No person shall be held liable under an agreement or contract for damages which result directly from compliance with § 602.281 (a) and (b) of this regulation. Nothing in this section shall be construed to relieve any person from liability for any other damages or penalties in accordance with the provisions of any contract for by-product coal entered into before or after the effective date of this regulation.

This amendment shall be effective as of March 2, 1944.

(E.O. 9332, 8 F.R. 5355; E.O. 9125, 7 F.R. 2719; sec. 2 (a) 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 176)

Issued this 13th day of March 1944.

C. J. POTTER,

Deputy Solid Fuels

Administrator for War.
[F. R. Doc. 44-3579; Filed, March 14, 1944; 11:49 a. m.]

# TITLE 32—NATIONAL DEFENSE

Chapter XI-Office of Price Administration

PART 1346—BUILDING MATERIALS [MPR 466, Amdt. 2]

ASBESTOS-CEMENT BUILDING MATERIALS

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

<sup>1</sup>8 F.R. 12612; 9 F.R. 964.

Maximum Price Regulation No. 466 is amended in the following respects:

- 1. Footnote 14 to paragraph (a) of section 8.3 is amended to read as follows:
- "Not required of Carey, Ruberoid, or "K & M"
- 2. Paragraph (a) of section 8.3 is amended to insert the footnote reference number "15" immediately following Millington, New Jersey, and a footnote to such paragraph is added to read as follows:

<sup>15</sup> Keasbey and Mattison is required to equalize freight to this point only for asbestos-cement siding.

This amendment shall become effective March 18, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of March 1944.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 44-3552; Filed, March 13, 1944; 3:34 p. m.]

PART 1349—ELECTRICAL GENERATION, TRANSMISSION, CONVERSION AND DISTRI-BUTION APPARATUS

[RPS 82,1 Amdt. 6]

WIRE, CABLE AND CABLE ACCESSORIES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Section 1349.1 (c) of Revised Price Schedule 82 is amended to read as follows:

(c) (1) On and after January 29, 1942, regardless of the terms of any contract or other commitment, no person shall sell or supply, and no person shall buy or receive any operation or service performed in connection with the rolling of bars into rods or drawing wire therefrom at a price in excess of the net price which the supplier had in effect for similar operation on October 15, 1941, or on the latest date prior thereto on which such operation or service was performed.

(2) On and after March 18, 1944, regardless of the terms of any contract or other commitment, no person shall sell or supply, and no person shall buy or receive any operation or service performed in connection with the fabrication of wire, cable or cable accessories, whether or not any of the components thereof are supplied by the person performing the operation or service, at a net price which is in excess of the net price which the supplier had in effect for a similar operation or service on October

15, 1941, or on the latest date within six months prior thereto on which such operation or service was performed. Where no similar operation or service was performed on October 15, 1941 or within six months prior thereto, the maximum price therefor shall be determined under the provisions of § 1349.19 (Appendix C) so far as they may be applied.

This amendment shall become effective March 18, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of March 1944.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 44-3555; Filed, March 13, 1944; 3:34 p. m.]

PART 1377-WOODEN CONTAINERS

[RMPR 320]

EASTERN AND CENTRAL WOODEN AGRICUL-TURAL CONTAINERS

Maximum Price Regulation 320 is redesignated Revised Maximum Price Regulation 320 and is revised and amended to read as follows:

In the judgment of the Price Administrator, the maximum prices established by this regulation are and will be generally fair and equitable and will effectuate the purposes of the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328. Standards and grade specifications used in this regulation have been accepted and were in general use within the industry prior to the issuance of this regulation. A statement of the considerations involved in the issuance of this regulation, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

§ 1377.201 Maximum prices for Eastern and Central wooden agricultural containers. Under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, as amended, and Executive Orders Nos. 9250 and 9328, Revised Maximum Price Regulation No. 320 (Eastern and Central Wooden Agricultural Containers), which is annexed hereto and made a part hereof, is hereby issued:

AUTHORITY: § 1377.201 issued under 56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

REVISED MAXIMUM PRICE REGULATION 320— EASTERN AND CENTRAL WOODEN AGRICUL-TURAL CONTAINERS

ARTICLE I-PROHIBITIONS AND SCOPE OF REGU-LATION

Sec.

 Sales of Eastern and Central wooden agricultural containers at higher than maximum prices prohibited.

2. Products covered by the regulation.

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

<sup>&</sup>lt;sup>1</sup>7 F.R. 1358, 2133, 7034, 8948; 8 F.R. 5810, 10656, 17296.

ARTICLE II-MAXIMUM PRICES AND TERMS OF

3. Basic maximum prices

Additions to basic maximum prices. Maximum prices; sales by dealers.

Maximum prices; warehouse sales. Containers covered by the regulation but not specifically priced.

Additions for delivery.
What the invoice must contain.

10. Prohibited practices.

## ARTICLE III-MISCELLANEOUS

 Adjustable pricing.
 Applications for adjustment and petitions for amendment.

Records and reports.

Licenses

15. Registration. Enforcement.

17. Relation to other regulations.

## ARTICLE I-PROHIBITIONS AND SCOPE OF REGULATION

SECTION 1. Sales of Eastern and Central wooden agricultural containers at higher than maximum prices prohibited. (a) On and after the effective date of this regulation regardless of any contract or obligation, no person shall sell or deliver, and no person shall buy or receive in the course of trade or business, any Eastern and Central wooden agricultural containers at prices higher than the maximum prices fixed by this Revised Maximum Price Regulation 320, and no person shall agree, offer or attempt to do any of these things.

(b) Prices lower than the maximum prices may, of course, be charged or paid.

SEC. 2. Products covered by the regulation. This regulation, under the term "Eastern and Central Wooden Agricultural Containers", covers wooden agricultural containers made entirely of wood or a combination of wood and solid fiber or corrugated board, which are manufactured in any of the following

Alabama, Arkansas, Connecticut, Delaware, Florida, Georgia, Illinois, Indiana, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Nebraska, New Hampshire, New Jersey, New York, North Carolina, Ohio, Children, Physical Photo Library Oklahoma, Pennsylvania, Rhode Island,

South Carolina, Tennessee, Texas, Vermont, Virginia, West Virginia, and Wisconsin.

The term "agricultural container" means any assembled or unassembled box, crate, tray, lug, cup, hamper, basket, carrier, or similar container customarily used for picking, handling, storing or shipping fresh fruits and vegetables. This regulation also covers riser sticks and any constituent wooden part (partial shook) of the containers covered herein, if it is ready to be assembled into the container.

Expressly excluded from the provisions of this regulation are coopered products. veneer and plywood drums, and used containers.

## ARTICLE II-MAXIMUM PRICES AND TERMS OF SALE

SEC. 3. Basic maximum prices. basic maximum prices, f. o. b. producing factory or loaded on conveyance, which a manufacturer may charge for Eastern and Central agricultural containers when sold in minimum truckload quantities are shown in the following tables:

TABLE I\_ EVENDE TUBE CONTINUOUS STAVE BASETS COVE

TABLE 1 DIGHT TORY CONTACTOR STATE PRODUCTION									
Container description	Units	Minimum truckload	Price	Container description	Units	Minimum truckload	Price		
1 bu, export tubs—solid bottom 1 bu, export tubs—stitched in bottom—3 hoops. 1 bu, continuous stave—bent bottom—3 hoops. 1 bu, continuous stave—improved—3 hoops. 1 bu, continuous stave—round bottom—2 hoops. 2 bu, export tubs—solid bottom. 2 bu, export tubs—stitched in bottom—3 hoops. 2 bu, continuous stave—bent bottom—3 hoops. 2 bu, continuous stave—improved—3 hoops. 2 bu, continuous stave—round bottom—2 hoops.	Dozen	125 125 125 125 175 175 175 175	\$3.48 3.00 2.79 2.70 2.64 2.61 2.34 2.22 2.16 2.07	1 bu, full or Georgia crown covers. 1 bu, star crown covers. 1 bu, star flat covers. 1 bu, octagon covers—without loops. 1 bu, rimless covers—with 4 loops. 1 bu. Moon covers. 1 bu, full or Georgia crown covers. 2 bu, star crown covers. 2 bu, star flat covers.	Dozen		\$0.87 .83 .77 .69 .81 .66 .65 .57		

All baskets and tubs are priced with full or Georgia crown covers, 2 handles and 2 loop fasteners, unless otherwise specified.
 All covers are priced with 2 loop fasteners, unless otherwise specified. For covers without loop fasteners deduct \$4\$ per dozen.
 For baskets without covers deduct full or Georgia crown cover price.
 For all customer printing add ½¢ per impression; die charge extra for customer's account.

For baskets without side loop fasteners deduct 6¢ per dozen.
 For baskets without handles deduct 6¢ per dozen.

7. For 2 extra side loop fasteners add 6¢ per dozen.
8. For 2 extra handles add 6¢ per dozen.
9. For covers other than full or Georgia crown covers, deduct the following from basket prices listed:
a. Star crown covers—deduct 6¢ per dozen.
b. Star flat covers—deduct 12¢ per dozen.
c. Octagon covers, without loops—deduct 18¢ per dozen.
d. Moon covers—deduct 21¢ per dozen.

## TABLE II-HAMPERS; COVERS

Container description	Units	Minimum truckload	Price	Container description	Units	Minimum truckload	Price
1 bu. (32 qt.) bean hampers—wire or loop fasteners—11 staves ½" x 4½" x 19¾". 1 bu. (32 qt.) hampers—wire or loop fasteners—, 10 staves ½" x 4½" x 19¾". 1 bu. (32 qt.) hampers—tin fasteners— 1 bu. (32 qt.) hampers—handmade—cross brace—3½ bu. (20 qt.) hampers—machine made—veneer hoops—No covers. 5½ bu. (20 qt.) hampers—machine made—keg hoops—No covers.	Hundred Hundred Hundred Hundred Hundred		\$23, 00 22, 00 21, 50 20, 50 13, 75 15, 25	Veneer hoops—No covers.  5 bu. (20 qt.) hampers—hand made—cross brace Keg hoops—No covers.  3 bu. (16 qt.) hampers—No covers.	Hundred Hundred Hundred Hundred Hundred	3,000 3,000 3,500	\$15. 25 16. 75 11. 75 6. 75 6. 00

NOTES

<sup>1.</sup> For hampers without covers, deduct listed price for 1 bu. hamper covers (solid).

2. For 1 bu. hampers with crown covers add \$1.50 per hundred to listed price for these hampers with regular flat solid hamper covers.

<sup>3.</sup> For all customer printing add  $\frac{1}{2}$  per impression; die charge extra for customer's account.

TABLE HI-CLIMAX BASKETS; BERRY CUPS; TILL BASKETS

Container description	Units	Minimum truck- load	Price	Container description	Units	Minimum truck- load	Price
4 qt. Climax baskets—veneer covers—wire handles. 4 qt. Climax baskets—veneer covers—wood handles. 4 qt. Climax baskets—wire handles—no covers 4 qt. Climax baskets—no handles—no covers 4 qt. Climax baskets—on handles—no covers 4 qt. Climax weneer covers only. 4 qt. Climax when handles only. 12 qt. Climax wood handles only. 12 qt. Climax baskets—flat slatted covers—wire handles. 12 qt. Climax baskets—flat slatted covers—wood handles. 12 qt. Climax baskets—flat slatted covers—wood handles. 12 qt. Climax baskets—wire handles—no covers 12 qt. Climax baskets—wire handles—no covers 12 qt. Climax baskets—wood handles—no covers	Thousand Thousand Thousand Thousand Thousand Thousand	4,000	\$66.00 67.00 56.00 53.00 10.00 4.00 5.00 116.00 121.00 117.50 122.50 95.00 96.50	12 qt. Climax baskets—no handles or covers  12 qt. Climax raised slatted covers only.  12 qt. Climax raised slatted covers only.  12 qt. Climax when handles only.  12 qt. Climax wood handles only.  1 qt. American berry cups—pro-dried.  1 qt. American berry cups—tight corners.  1 qt. hallock berry cups.  1 pt. American berry cups—pre-dried.  1 pt. American berry cups—wet.  1 pt. American berry cups—wet.  1 pt. oblong berry cups.  1 pt. hallock berry cups.  4 pt. damerican berry cups.  4 pt. damerican berry cups.  4 pt. damerican berry cups.  1 qt. till baskets.  3 qt. till baskets.  3 qt. till baskets.	Thousand	60, 000 60, 000 60, 000 60, 000 70, 000 70, 000 70, 000 80, 000 80, 000 80, 000 40, 000	\$01.0 22.5 27.5 6.0 7.5 9.0 8.7 10.0 10.0 8.0 7.7 8.0 9.0 8.0 9.0 9.0 18.5 20.5 21.5 22.5

NOTES

1. For climax baskets with 2 loops, add \$2.00 per thousand.

2. All berry cups are priced packed in cartons.

TABLE IV-MARKET BASKETS; COVERS

Container description	Units	Minimum truck load	Price	Container description	Units	Minimum truck load	Price
12 qt. square braid splint baskets 24 qt. square braid splint baskets 24 qt. square braid splint baskets 32 qt. square braid splint baskets 24 qt. square braid splint baskets 24 qt. square braid lettuce baskets with cover 8 qt. slab baskets 12 qt. slab baskets	Dozen	250 200 150 100 250 300 250	\$0.80 .90 .95 1.05 1.35 1.40 .75 .85 .90	8 qt. veneer covers. 12 qt. veneer covers. 16 qt. veneer covers. 24 qt. veneer covers. 8 qt. slatted raised covers. 12 qt. slatted raised covers.	Hundred Dozen Dozen		\$1.30 .60 .70 .70 .80 .40 .43 .45

NOTES

1. All market baskets are priced without covers, unless otherwise specified.

TABLE V-CRATES, PARTS, MISCELLANEOUS

-			200000	o) Harriston	Contract Contract				
Freight container Bureau No.	Container description (freight container bureau specifications except as noted)	Units	Mini- mum truck- load	Price	Freight container Bureau No.	Container description (freight container bureau specifications except as noted)	Units	Mini- mum truck- load	Price
	Unitized: Veneer parts, Lumber and/or					Unitized: Veneer parts, Lumber and/or			
25-28	Veneer cleats—Stitched and/or Nailed: 11% bu, apple box 11" x 13" x 17"—with-	Hundred	1, 250	\$24.50	485	Veneer cleats—Continued, Celery crates 20" x 11' x 20%"	Hundred	1,000	\$30, 25
34	out covers. 1 bu, apple box 11" x 12½" x 16"with-	Hundred	1, 250	22, 00	480	Celery crates 16" x 10" x 22". Celery crates Ransbottom type 20" x	Hundred	1.000	28.00
	out covers.	CHICAGO AND CONTROL	Total Co.	Complete Com		11" x 2056".	Hundred		31. 25
20	1 bu. apple box 10½" x 11½" x 18"— without covers,	Hundred	1, 250	22.00	3610 923-925	Wirebound celery crates 16" x 10" x 22"_ Lettuce and vegetable crates 735" x 15"	Hundred		29, 25
	1 bu. Dozier Fruit box 11" x 12½" x	Hundred	1, 250	25.00		or 1534" x 1834".	Introduction of the Control	C. A. C. C.	21.00
252	16"-)%" Veneer ½" Rails. 24 pt. American berry crates 9" or 9½"	Hundred	1, 250	40.00	3800	Wirebound lettuce and vegetable crates 7½" x 15" or 15½" x 18¾".	Hundred	1,250	24. 25
260	x 9" x 18". 24 pt. Berry crates—Oblong cups	Hundred		41, 50	926-929	Lettuce and vegetable crates 13" x 1732" x 2158" to 22".	Hundred	1,000	36.00
\$615	24 pt. Wired American berry crates	Hundred	1, 250	41.00	950-952	Lettuce and vegetable crates 9" x 13" x	Hundred	1, 250	24. 25
	16 qt. American berry crates	Hundred		37.00 36.50	5591	2156" to 22".  Folding vegetable crates 13" x 1714" x	Hundred		44, 50
100	16 qt. Huckleberry crates	Hundred	1,000	42.50	2007.17	2156" x 22"			100000000000000000000000000000000000000
295	36 pt. berry crates—Oblong cups 9" x 11" x 22".			56. 25	1417 1235-1236	Pepper crates 1334" x 11" x 22" 1 bu. potato crates 12" x 12" x 15"	Hundred	1, 250	26. 25 21, 50
253	24 qt. American berry crates 11" x 11" x 21'4" to 22".	Hundred	1,000	51.00	1654	1 bu, sweet potato crates 12" x 12" x 1634".	Hundred	1, 250	21.50
5616	24 qt, Wired American berry crates	Hundred		52. 50	5576	1 bu, folding sweet potato crates	Hundred	1, 250	31.50
5501 5720	24 qt. Jarrell type Folding berry crate 24 qt. Hinged-cover berry crates—	Hundred	1,000	59,00	1700 1550	1 bu. vegetable crates 8" x 12" x 22" Radish crates 7½" x 15" x 18¾"	Hundred	1, 250	23. 25 23. 25
	madeup.	Hundred			1601	6 Basket crate skeleton 10" x 11" x 22"	Hundred	1, 250	20. 25
710	Berry crate dividers % bu. nailed citrus crates—6" x 12" x	Hundred	2,000	2. 10 13. 00	5040	Wirebound vegetable crate 12" x 12" x 1634".	Hundred	1, 250	37. 50
690	12". % bu, nailed citrus crates—half strap-	Hundred	1, 250	23, 25	4054	James sweet potato crate 12½6" x 12¼" x 15" top 13¼" x 16" bottom.	Hundred	1, 250	26. 50
	6" x 12" x 24".			The second second	2001	Veneer slats: Solid Lumber or Assembled			
679	% bu, nalled citrus crates 9½" x 9½" x 19".	Hundred	1, 250	21. 50	161	Ends: Asparagus crates 10½" x 9" or 9½" top	Hundred	1, 250	27, 50
8677	% bu, wirebound citrus crates 9\\( '' x \\ 9\\( '' x \) 19".	Hundred	1, 250	22. 75		11" bottom x 17%6" or 18". 25%2" ends, 34" slats.		71.000	200
675	136 bu, nailed citrus crates 12" x 12" x	Hundred	1,000	84. 00	157	Asparagus crates 11" x 934" top 12" bot-	Hundred	1, 250	29.00
705	24". 1% bu. nailed citrus crates—No center	Hundred	1,000	27. 00	158	tom x 16½". 2552" ends, ½" slats. Asparagus crates 1276" x 9½" top 10½"	Hundred	1, 250	30.00
650	head. 135 bu, nailed citrus crates 'Ma" center	Hundred		32. 50		bottom x 171/4", 25/32" ends, 1/4"		100	1000
	head.		1000	1000	1450	Pineapple crates 1016" x 12" x 33" 14"	Hundred		34. 50
5004 401	136 bu. wirebound citrus crates Cauliflower crates 832" x 18" x 2156" to	Hundred		31.00	1	x 4" slats. Pineapple crates 10½" x 12" x 33" ¾"	Hundred		Taxasasas
201	227.	1	1 3,000	100.00		x 4½" slats.	L'undred		30.70

# FEDERAL REGISTER, Wednesday, March 15, 1944

TABLE V-CRATES, PARTS, MISCELLANEOUS-Continued

Freight eontainer Bureau	Container description (freight container bureau specifications except as noted)	Units	Mini- mum truck-	Price	Freight container Bureau	Container description (freight container bureau specifications except as noted)	Units	Mini- mum truck- load	Price
No.			load	-	No.			IOAG	
	Sawn Slats: Assembled ends:			23	H-7005	Crate parts—continued— Celery crate parts—Ransbottom type 20" x 11" x 20% 4":		13	
1150 1151	Pony cataloupe crate 11" x 11" x 22" Standard cantaloupe crate 12" x 12" x	Hundred	1,000	\$27, 75 29, 00	- 11	Ends.	Hundred		\$7.50 5.80
1152	Jumbo cantaloupe crate 13" x 13" x 22".	Hundred	1,000	30.00		Sides	Hundred		1.70
000	Unitized: Veneer sides, top and bottoms, Lumber ends: Avacado boxes 4½" x 13½" x 16"—	Hundred	2,000	15. 50	675-705	135 bu, nailed citrus crate parts: Ends.	Hundred	000000	5, 30
203 1025	3/6" Veneer, 1/16" ends. Tomato lugs 6/16" x 13½" x 16":	Attinuicusss	27000	201.00		Centers	Hundred	ALC: NO.	6. 50 4. 35
1020	End alante atached	Hundred		19.00 18.00		TopsBottoms	Hundred Hundred	2	4. 30 3. 90
1040	End cleats not attached Tomato lugs 67/6" x 13½" x 16": ½" Vencer: End cleats attached	Hundred.s	1,500	23. 25	679	Ends	Hundred		3. 45 4. 05
	End cleats not attached	Hundred	1,500	22. 25 25. 25		Centers	Hundred Hundred		2.70
1035	Tomato lugs 434" x 1335" x 16":  End cleats attached  End cleats not attached	Hundred	1,500	14.75 13.75	923-925	Bottoms. Lettuce and vegetable crate parts—7½" x 15" or 15½" x 18¾":	Hundred		2. 45
		Hundred		31, 50		Ends	Hundred		4, 83
	Miscellaneous special containers: 3/4 harrel cranberry box, 914" x 1012" x 15" or 914" x 11" x 1319/6". 1 bu, market box, 173/" x 1715/" x 75/6", without tops ends 14" sides and	Hundred	Section 1	20, 00	LEN	Sides	Hundred Hundred		2. 41
			1 500	10 00	926-929	Bottoms Lettuce and vegetable crate parts 13" x 1736" x 2156" to 22": Ends.	Hundred		3. 27
	3/2 bu, market box, 1298" x 1298" x 73/6", without tops, ends 36", sides and	Hundred	1,500	13. 00		Ends	Hundred		8.70
	bottoms ¼". Field crates: Citrus field crates:					Tops	Hundred		5.00
	Cypress 12" x 13" x 33"	Hundred	1,000	108.00 76.00	950-952	Bottoms. Lettuce and vegetable crate parts 9" x 13" x 2154" to 22":	See Ton 2 to		2000
	Gum 12" x 13" x 33".  Pine 12" x 13" x 33".  Tomato field crates:	Hundred	1,000	67.00		Ends	Hundred		2.50
	Cypress 11" x 11" x 24"  Gum 11" x 11" x 24"  Pine 11" x 11" x 24"	Hundred	1,000	67. 50 47. 50	1235-1236	Tops	Hundred		3, 50
		Hundred	1		1205-1200	Ends	Hundred		4.83
	Tomatoe ned crates.  Cypress 11" x 12" x 24"  Gum 11" x 12" x 24"  Pine 11" x 12" x 24"  Field crates. 11" x 14" x 17" (1/4" ends.	Hundred Hundred	1 1 000	49.00		Tops	Hundred		2, 90
	Field crates, 11" x 14" x 17" (14" ends, 34" sides and bottom, 134" x 134"	Hundred	1.000		1417	Bottoms. Pepper crate parts 1338" x 11" x 22": Ends.	Hundred		E. 51
	eleats). Field crates, 11" x 14" x 17" (34" ends,	Hundred	1,000	40.00		Sides	Hundred		1 3. 1
	14" sides and bottom, 114" x 114" cleats).		1		1550	Bottoms Radish crate parts 7½" x 15" x 18¾": Ends.	Hundred	1	10000
	Crate parts: Citrus riser sticks—straight—Tangerine. Citrus riser sticks—straight—Orange	Hundred		.65		Sides	Hundred		2.73
	Citrus riser sticks—straight—Grape- fruit	Hundred		11 1000	1654	Bottoms 1 bu, sweet potato crate parts 12" x 12"	Hundred		4.07
	Citrus riser sticks—beveled—Tange-	Hundred	1	.02.		Bottoms 1 bu, sweet potato crate parts 12" x 12" x 1634": Ends.	Hundred		4.8
	rine	Hundred	-	-		Tops	Hundred		2.9
25-34-20	fruit  1 bu. and 1½ bu. apple box cevers— Unitized, 4 slats ½" x 3"  Apple box top slats ½" x 2½" or  24 pt. American berry crate parts:	Hundred		1.45	1700	Bottoms. 1 bu, vegetable crate parts 8" x 12" x 22" Ends.	Himared		5.50
	Apple box top slats 34" x 236" or	Thousand		7.50		Sides	Hundred		2.56
252	24 pt. American berry crate parts: Ends	Hundred		3.85	1450	Pineapple crate parts 10½" x 12" x 33"	Hundred		3. 11
	Sides	Hundred		2. 20 2. 11		Ends. Centers. 14" x 4" slats.	Hundred		6.3
253	Bottoms24 qt. American berry crate parts:	Hundred			1025	14" x 4" siats 14" x 4½" slats Tomato lug parts 6% 6" x 13½" x 16":	Hundred		2, 2, 5
	Ends Sides	Hundred Hundred		5. 46 3. 05 3. 52	1028	Ends—cleats attached Ends—cleats not attached			5. 4. 9.
401	Tops Bottoms Cauliflower crate parts—8½" x 18" x	Hundred	127787	2, 66		Sides	Hundred		1.10
-	Ends	Hundred		7.15	1040	Bottoms. Tomato lug parts 67/6" x 13½" x 16":	Hundred	1755777	2.30
	Sides	Hundred		5.00	10-21-3	Ends—cleats attached Ends—cleats not attached	Hundred		4.7
480	Bottoms Celery grate parts—16" x 10" x 22";	Hundred	1			14" sides	Hundred Hundred Hundred		4, 3
	Ends	Hundred Hundred		4.67	25-28	11/4" bu. apple box parts: Ends	Hundred		5.8
485	Tops or bottoms.  Celery crate parts—20" x 11" x 2056":  Ends.	Hundred	- The	7. 50	-	Sides	Hundred		3, 6
	Sides	Hundred		5. 20	The state of	Cleats (per M'BM Net Leaver measure)			
	Bottoms	Hundred					The state of		

- 1. All crates are priced unitized but knocked down, unless otherwise specified.
  2. All dimensions on crates are inside, unless otherwise specified.
  3. For all stock and customers printing add 1/4¢ per impression; die charge extra for customer's account.
  4. All berry crates are priced complete with cups and dividers.
  5. All berry crates, sold without cups or dividers, deduct 4¢ per crate and ceiling price of cups.
  6. For dyed cleats add 1/4¢ per crate.
  7. For curved sides on 1/5¢ bushel nall type citrus crates, add 11/4¢ per crate.
  8. For curved sides on 5/6 bushel nall type citrus crates, and lugs, add 1/2 per crate.
  9. For all nall type celery crates with 22" x 10" head frames, add 2¢ per crate.
  10. For making up crates (except those priced made up) add 2¢ per crate.
  11. All parts are complete or unitized, not sets.

- 12. In 136 bu, wirebound citrus boses when 4 solid fiber slats are substituted for 4 veneer slats in the blank only an addition of \$3.50 per hundred may be made to the basic maximum price.

  13. In 136 bu, wirebound citrus boxes when 4 solid fiber slats in the blank and 1 in each end panel are substituted for veneer slats, an addition of \$4.50 per hundred may be made to the basic maximum price.

  14. In 136 bu, wirebound citrus boxes when 4 corrugated slats are substituted for 4 veneer slats in the blank only an addition of \$2.00 per hundred may be made to the basic maximum price.

  15. In 136 bu, wirebound citrus boxes when 4 corrugated slats in the blank and 1 in each end panel are substituted for veneer slats an addition of \$2.50 per hundred may be made to the basic maximum price.

TABLE VI-MAXIMUM PRICES FOR SMALL QUANTITY SALES

Container description	Per 100, lots of 1 to 499	Per 100, lots of 500 to 999	Per 100, lots of 1 to 999
1 qt. American berry cups,	\$1,35	\$1,05	
predried. 1 qt. American berry cups,	10000		
wet	1.30	1.00	
tight corners	1.45	1.15	
qt. Hallock berry cups	1.45	1.15	
1 pt. American berry cups, predried	1. 25	.95	
wet		. 90	
pt. Oblong berry cups		1,00	
24 pt. American berry cups		1.00	
4 pt. Oblong berry cups qt. Till baskets			\$2, 25
2 qt. Till baskets			2, 45
gt. Till baskets			2.65
4 qt. Tili baskets			2.80

Sec. 4. Additions to basic maximum prices—(a) Less than minimum truckload shipments. In truck shipments of less than minimum truckload amounts as shown in the price tables, including all types and sizes of containers in the particular shipment, the following additions may be made to the basic maximum f. o. b. factory prices:

(1) If the total sale or shipment to one location involves 25 percent or less of a minimum truckload amount, 10% of the basic maximum f. o. b. factory price may

be added.

(2) If the total sale or shipment to one location involves more than 25 percent of a minimum truckload amount but less than a minimum truckload amount, 5% of the basic maximum f. o. b. factory price may be added.

(b) Overtime operations. Any manufacturer whose operations during any one week exceed 40 hours may reflect the increased cost of such operations on deliveries during the succeeding week by adding to the basic maximum f. o. b. factory price the following amounts:

(1) 2% of the basic maximum f. o. b. factory price for the first full 4 hour

period of overtime operations.

(2) 1% of the basic maximum f. o. b. factory price for each full 2 hour period of overtime operations in excess of 44 hours per week.

Any manufacturer who makes additions for overtime operations must file reports as required in paragraph (b) of

section 13.

SEC. 5. Maximum prices; sales by dealers. The maximum prices which a dealer may charge for Eastern and Central agricultural containers shall be the sum of the following:

(a) The basic maximum f. o. b. factory

price;

(b) The seller's average percentage mark-up over the f. o. b. factory price on sales of these items during 1941;

(c) Any overtime addition actually paid by the seller to the manufacturer.

For the purpose of this regulation a dealer is a person, other than the producing factory, who buys, takes title to, and resells agricultural containers for delivery directly from the producing factory to the consumer.

Sec. 6. Maximum prices; warehouse sales. The maximum prices for warehouse sales of Eastern and Central agricultural containers shall be the sum of the following:

(a) The basic maximum f. o. b. factory

(b) The average inbound freight on the particular size and type of container. Average inbound freight is to be figured at least once every two weeks on the basis of the weighted quantity of containers received from the different factories.

(c) The seller's average percentage mark-up over his delivered cost on each particular class of sales of these items during 1941. Classes of sales are:

(1) Minimum truckload;

(2) 25 percent or less of minimum truckload;

(3) More than 25 percent but less than a minimum truckload.

(d) Any overtime addition actually paid by the seller to the manufacturer.

For the purpose of this regulation a warehouse sale is a sale in which shipment to the purchaser is made from the stock of a warehouse located and operated independently of the producing factory. A shipment is considered made from the stock of a warehouse only if the containers were actually in the warehouse at the time of sale. A factory may make warehouse sales of containers manufactured by other producers provided the containers are clearly marked with the name and address of the producing factory.

SEC. 7. Containers covered by the regulation but not specifically priced. A manufacturer desiring to price a container not specifically priced in the tables must write to the Lumber Branch of the Office of Price Administration, Washington, D. C., giving a complete description of the item to be priced, all available production costs data, his requested selling price, and any facts in support of the requested price. Approval of a price will be by letter or telegram, and any price not disapproved within 20 days from receipt of the application shall be considered approved until amended or revoked by this office. After filing application for a price and pending action by the Office of Price Administration a seller may use his requested price, subject to adjustment to the price approved by this office.

Any seller for whom a special price has been approved prior to the issuance of this regulation must obtain a new ap-

proval under this section.

Once a maximum price for a container has been approved or established by the Office of Price Administration under this section, the manufacturer must inform each warehouse operator, dealer or broker who sells the container which he manufactures of the price so established.

Sec. 8. Additions for delivery—(a) Common or contract carrier. If delivery is by common or contract carrier the seller may add to his maximum prices the actual charges paid or incurred by him in making delivery to the purchaser, or a charge based on the actual freight rate from the seller's shipping point to the purchaser.

(b) Private truck. If delivery is by truck owned or controlled by the seller,

the seller may add to his maximum prices his actual cost of delivery; if actual cost cannot be determined, an amount not in excess of 80 percent of the common carrier truck charge for a similar shipment may be added. In no case may the addition exceed the latter amount.

SEC. 9. What the invoice must contain. All invoices must show the quantity of the sale, a sufficiently complete description of the containers or parts or any extras which affect the maximum price to show whether or not the price is proper. The invoice must also show any addition for delivery or overtime operations and whether the sale is a dealer or warehouse sale; except in the case of warehouse sales the addition for overtime operations need not be shown.

SEC. 10. Prohibited practices—(a) General. Any practice which is a device to get the effect of a higher-than-ceiling price without actually raising the dollars-and-cents price is as much a violation of this regulation as an outright over-ceiling price. This applies to devices making use of commissions, services, transportation arrangements, premiums, special privileges, tying-agreements, trade understandings, and the like.

#### ARTICLE III-MISCELLANEOUS

SEC. 11. Adjustable pricing. Any person may agree to sell at a price which can be increased up to the maximum price in effect at the time of delivery, but no person may, unless authorized by the Office of Price Administration, deliver or agree to deliver at prices to be adjusted upward in accordance with action taken by the Office of Price Administration after delivery. Such authorization may be given when a request for a change in the applicable maximum price is pending, but only if the authorization is necessary to promote distribution or production and if it will not interfere with the purposes of the Emergency Price Control Act of 1942, as amended. The authorization may be given by the Administrator or by any official of the Office of Price Administration to whom the authority to grant the authorization has been delegated. The authorization will be given by order, except that it may be given by letter or telegram when the contemplated revision will be the granting of an individual application for adjustment.

SEC. 12. Applications for adjustment and petitions for amendment—(a) Government contracts. See Procedural Regulation No. 6 for adjustments on certain government contracts and sub-contracts.

(b) Production under War Production Board order. Any person who is subject to a War Production Board order to produce any specific container or containers may file an application for adjustment of his maximum prices of the containers if compliance with such order causes or threatens to cause him to sustain a loss. Such applications must be filed in accordance with Procedural Regulation No. 1° and must include the following data:

(1) Over-all profit and loss statements for the years 1940, 1941, and the

\*7 F.R. 8961; 8 F.R 3313, 3533.

<sup>17</sup> F.R. 5087, 5664; 8 F.R. 6173, 6174, 12024.

most recent nine months' accounting period preceding the effective date of the applicable War Production Board order.

(2) Detailed unit production costs of the container or containers involved in the order for the previous and current selling seasons, disclosing separately the major categories of cost in accordance with the system of cost accounting normally used; if current unit costs for the specific container or containers are not available, the unit costs for the previous selling season, and the unit costs of the most similar container for the previous and current selling seasons.

(3) The requested selling price.

(4) The total number of each specific container which must be produced under the War Production Board order and the number produced during the previous

selling season.

When such application has been filed, the producer may sell and deliver at the requested prices. He may not, however, collect any amount in excess of the present ceiling prices. The difference between the present ceiling prices and the prices requested in the application may be placed in escrow pending action by the Office of Price Administration.

No adjustments will be granted on applications filed more than 30 days after the effective date of the applicable War

Production Board order.

SEC. 13. Records and reports.—(a) Records. All persons making sales covered by this regulation must keep records which will show a complete description of the containers sold, the name and address of the buyer, the date of sale, the price, and any additions or extras affecting the price. Buyers must keep similar records, including the name and address of the seller. These records must be kept for any month in which the seller or buyer sold or bought at least \$200 worth of Eastern and Central wooden agricultural containers. They must be kept for two years for inspection by the Office of Price Administration. Any records which the Office of Price Administration later requires must also be kept.

(b) Reports. On or before the 10th day of each month any manufacturer who makes additions for overtime operations as provided in paragraph (b) of section 4 must file a report with the Lumber Branch, Office of Price Administration, Washington, D. C., showing the number of hours of overtime operations, the number of packages produced and sold and the overtime additions for each

week of the preceding month.

SEC. 14. Licenses. The provisions of Licensing Order No. 1,3 licensing all persons who make sales under price control, are applicable to all sellers subject to this regulation. A seller's license may be suspended for violations of the license or of one or more maximum price regulations. A person whose license is suspended may not, during the period of suspension, make any sale for which his license has been suspended.

3 8 F.R. 13240.

ing to sell as dealers or warehousemen, any of the products covered by this regulation must register with the Lumber

SEC. 15. Registration. Persons desir-

The Office of Price Administration will issue to each dealer or warehouseman, registering in accordance with this section a registration certificate which shall be posted at all times in a conspicuous place in the registrant's place of business.

SEC. 16. Enforcement. Persons vio-lating any provisions of this regulation are subject to the criminal penalties, civil enforcement actions, and suits for treble damages provided by the Emergency Price Control Act of 1942, as amended.

SEC. 17. Relation to other regulations-(a) General Maximum Price Regulation.' Any sale or delivery covered by this Maximum Price Regulation is not subject to the General Maximum Price Regulation.

(b) Second Revised Maximum Export Price Regulation.5 The maximum prices for export sales of products covered by this regulation are governed by the Second Revised Maximum Export Price Regulation.

This regulation shall become effective March 18, 1944.

Note: All reporting and record keeping requirements of this regulation have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of

Issued this 13th day of March 1944. CHESTER BOWLES,

Administrator.

[F. R. Doc. 44-3559; Filed, March 13, 1944; 3:36 p. m.]

PART 1394—RATIONING FUEL AND FUEL PRODUCTS

[Rev. RO 11,1 Amdt. 1 to Supp. 1]

## FUEL OIL

A new subparagraph (8) is added to § 1394.9208 (a) as follows:

(8) In Zones A-1, A-3, B-1, B-3, C-1 and C-3 the value of one unit represented by coupons numbered "5" on Class 4 coupon sheets, and the value of five units represented by coupons numbered "5" on Class 5 coupon sheets, and the value of twenty-five units represented by coupons numbered "5" on Class 6 coupon sheets are hereby fixed at ten (10) gallons, fifty (50) gallons, and two hundred fifty (250) gallons of fuel oil, respec-

This amendment shall become effective on March 17, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong., Pub. Law 421, 77th Cong.; WPB Dir. 1, 7 F.R. 562, Supp. Dir. 1-0, as amended, 8 F.R. 14199; E.O. 9125, 7 F.R. 2719)

Issued this 13th day of March 1944.

CHESTER BOWLES, Administrator.

[F. R. Doc. 44-3557; Filed, March 13, 1944; 3:35 p. m.]

PART 1407-RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 3,1 Amdt. 3]

## SUGAR

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Revised Ration Order 3 is amended in

the following respects:

1. Section 1407.86a (a) is amended by deleting the word "county" wherever it appears therein and inserting in place thereof the word "area" and by deleting the word "counties" and substituting the word "areas"

2. Section 1407.86a (b) is amended by deleting the word "county" whenever it appears therein and inserting in place

thereof the word "area"

3. Section 1407.86a (c) (3) is amended by deleting the word "county" and inserting in place thereof the words "listed area".

4. Section 1407.86a (g) is added to read as follows:

(g) An industrial user may use an increase provided by this section only in products to be delivered by him within the listed area for which he received the increase. As a further condition of using the increase, he must, in addition to his delivery of these products, continue to deliver within such area during the allotment period for which the increase is granted, at least the same proportion of his products, in sugar content (counting only sugar used by him), as he delivered within such area during 1941. An industrial user who receives an increase under this section for more than one listed area shall make the deliveries required by this paragraph in each such

5. Section 1407.244 is amended to read as follows:

§ 1407.244 Schedule D: Areas which have had a substantial increase in population and the percentage for each such

Branch, Office of Price Administration, Washington, D. C., within 30 days from the issuance of this regulation or within 5 days after becoming subject to the regulation. The registration shall be accomplished by filing with the Office of Price Administration a statement showing the types of packages handled by the applicant, his method of doing business, and, in the case of persons making warehouse sales, a description of their warehouse space. Every person owning, operating or maintaining more than one place of business shall file a separate registration statement for each place of business. In case a new, additional or different place of business is later established or acquired by dealer or warehouseman such dealer or warehouseman shall within 5 days after establishing or acquiring it, file registration statement with respect to such new, additional or different place of business.

<sup>\*8</sup> F.R. 3096, 3849, 4347, 4486, 4724, 4848, 4978, 6047, 6962, 8511, 9025, 9991, 11955, 13724. \*8 F.R. 4132, 5987, 7662, 9998, 15193.

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

<sup>&</sup>lt;sup>2</sup> 9 F.R. 1433, 1534, 2233.

		Perce	entage	me grade		Perce	entage			Perce	entage
State	County	For the period commencing Jan. 1, 1944	For periods commencing on or after Apr. 1, 1944	State	County	For the period commencing Jan. 1, 1944	For periods commencing on or after Apr. 1, 1944	State	County	For the period commencing Jan. 1, 1944	For periods commencing on or after Apr. 1, 1944
Alabama	Baldwin	20	15	Georgia-Con.	Fulton	20	10	Missouri-Con.	Newton	30	20
	Calhoun Colbert Dale	30 10 70	None 20	EN INZ	Glynn Houston Liberty	50 10 100	100 40 60	STATE OF	Phelps	20 50 15	70 20 15
	Etowah		15 15		Lowndes McIntosh	10	None 10	Montana	St. Louis City Stillwater	10 20	None None
	Jefferson Madison	10 10	None None	S. 5.49	Muscogee Newton	50 10	None	Nebraska	Adams Box Butte	15 30	None 40
	Mobile Montgomery Russell	70 10 15	60 10 10		Richmond Stephens	20 20 None	20 10 15		Hall Hooker Lincoln	10 10 10	None None
Arizona	Talladega	20	20 20	Idaho	Thomas	10	None None	Nevada	Sarpy Clark Mineral	None 160	15 140
	Gila	20 80	None 60		Elmore	60 20	50 20	4	NVA	230 40	160 50 15
	Maricopa Mohave Navajo	20 15 10	20 20 15	Illinois	Valley Champaign	None 10	10 10 None	N. Hampshire New Jersey	Washoe Rockingham Burlington	10 10 10	None None
	Pima Pinal	30 50	30 40	Zilliuolo	Du Page Fulton	None	10 20		Monmouth Sussex	None	10 10
Arkansas	Yuma Baxter	60 10 10	None		Madison	10 10 10	10	New Mexico	Bernalillo Chaves	30 20 30	20 30 30
	Jefferson Lonoke	15 15	None 15 None	Indians	St. Clair Winnebago Bartholomew	10 40	10 10 15		De Baca Eddy	20 15	50
	Pulaski Sebastian	20 15	10	***************************************	Clark Floyd	30 15	20 10		GrantLuna	10 50	None 50
California	Alameda Contra Costa Fresno	20 80 None	20 120 15		Johnson Lake Marion	10 10 10	None None 10	New York	McKinley Otero Nassau	30 20 10	None 30 None
	Inyo Kern	50 10	50 10		Porter St. Joseph	10 None	None 10	THE RESIDENCE	Seneca Tompkins	20 15	None None
THE PARTY NAMED IN	Los Angeles	None 10	15 15 10		Scott	10 20 10	10 15	North Carolina	CravenCumberland	10 15 40	None 20 30
	Madera Marin Modoc	None 20 None	15 20	Iowa	Tippecanoe Vanderburgh Clayton	10	None 15 None		Durham	20 70	15 90
	Monterey	20 15	20 20	Kansas	Des Moines Douglas	20 30	10 10		Guilford	None 10	None
why it	Orange Riverside Sacramento	20 50 10	20 60 15		Finney Ford Geary	None 20	20 10 20		Moore New Hanover Onslow	15 60 100	None 90 70
	San Bernardino. San Diego	20 40	20 50		Johnson	30 10	20 15		Pasquotank	20 15	15 20
	San Francisco San Josquin	10 10 40	15 10 50		Saline Sedgwick	50 30 20	40 40	Ohla	Robeson Wayne	None None	None 10 10
THE PARTY	San Luis Obispo San Mateo Santa Barbara	20 20	20 15	Kentucky	Seward Wyandotte Christian	10 20	None 20	Ohio	Allen Clinton Franklin	None 10	10
	Santa Clara Santa Cruz	None None	10		Hardin	None	60 10		Greene	20 10	None None
	Solano Stanislaus Sutter	None 10	100 10 None		Jefferson Madison Union	15 10 40	None 80		Montgomery Ottawa	10 15 10	10 15 None
	Ventura Yuba	10 40	10 50	Louisiana	Allen Beauregard	20 40	15		Portage	10	10 10
Colorado	Arapahoe Denver Eagle	10 10 40	15 10 60		Calcasieu East Baton Rouge.	30	30 20	Oklahoma	Trumbull Wood Cleveland	10 30 20	None None 10
41696	El Paso	30 10	30 10		Grant	20 20	20 20	Oklanoma	Comanche Mayes	70 30	None
	Otero	None	15 10 10	Surface Toll	La Salle Nachitoches	15 30 15	10 20	A STATE OF THE PARTY OF THE PAR	Muskogee Oklahoma	30 15 20	None 10
District of Co-	Prowers	15 10 20	10 10 20	-	Orleans Ouachita Rapides	10 60	None 80	Oregon	Tulsa Benton	50 40	None 15 40
lumbia. Florida	Bay	90	130	S CONTRACT	St. Mary	20 10	None None		Clackamas	None 30	None
	Bradford Brevard Broward	120 20 30	100 10 10	Maine	Vernon Cumberland Sagadahoe	100 15 None	None 10		Deschutes Jackson Jefferson	10 50 None	20 20 20
	Clay Dade	30 20	20 20	Maryland	York Anne Arundel	10 10	10 15		Linn Multnomsh	20 40	20 30
Total Late	De Soto Duval	None 30 20	10 30 30	The Name of	Baltimore City Calvert	20 15 15	30 10 20		Tillamook Umatilla Washington	15 15 None	None 15 15
ing biles	Escambia Franklin Gulf	140 10	100		Cecil	15 20	20 20 15	Pennsylvania.	Delaware Lebanon	10	None
	Highlands	90 20	100 20		Harlord	30 10	30 10	Rhode Island	Mercer Kent	20 15	10
	Lee Leon	15 40 15	None 40 20	and the last	Montgomery Prince Georges St. Marys	30 20 20	20 30 20	South Carolina.	Newport Washington	40 30 15	20 15 None
	Martin Monroe	40 60	30 50	Massachusetts	Barnstable	20 30 20	None	Double Caronias	Charleston	10 40	None 40
	Okaloosa Orange Palm Beach	50 20 15	7 30 20 10	Michigan	Calhoun Chippewa Macomb	15 15 30	None 30	*	Dorchester Greenville Kershaw	None	None 10 10
	Pinellas St. Lucie	20 20	10 20		Oakland	None	15 20	THE STATE OF SHAPE WHEN THE	Spartanburg	30 10	None
Georgia	Sarasota Bibb	30 40	20 40	Mindaniani	Washtenaw Wayne	20 10	20 10	South Dakota	Fall River	10 10 None	20 10 10
21 7 7 7 7	Camden Catoosa Chatham	10 30 20	None 40	Mississippi	Forrest Grenada	70 60	None 80 30	Tennessee	Pennington Bedford Blount	None None 15	10 10 10
The same	Chattahoochee	10 15	None None		Harrison	50 10	60 10		Cannon	10 40	None 110
	Cobb	None 15 10	None None	Missouri	Jackson Wilkinson Clay	60 40 10	90 60 10		Davidson Franklin Henry	15 15 15	10 10 None
	Decatur Dougherty		15	24100001111111	Jackson	10	None		Johnson	10	None

		Perce	entage
State	County	For the period commencing Jan. 1, 1944	For periods commence ing on or after Apr 1, 1944
Tennessee-	Knox	None	1
Continued.	Montgomery	- 30	3
	Polk	None	Non 1
	Rutherford Shelby	20 10	1
	Sullivan Trousdale	20 10	Non
Texas	Wilson Bailey	None	- 1
	Bastrop	70 50	5
	Bexar	30 30	1 2
DV WITH	Brazoria Brazos	60 20	6
	Brewster Brown	20 60	1 7
	Callahan	10	Non 2
# 198	Childress	20 30	4
	Cooke	10 70	Non 4
	Cottle	None	2
	Crosby Dallam	None 30	- 6
	Dallas Dawson	None None	1 4
	Denton Dickens	None	Non
	Dimmit	None	Non
	El Paso	20 30	1
	Garza	None 10	Non
	Gregg	None	-
	Harris Hays	15 15	
	Hidalgo	10 10	Non
	Howard	40 20	
	Jefferson	None	
	Kinney	60 20	
	Lamar Lamb	None	
	Lampasas Lubbock	10 20	Non
	Lynn. McLennan		Not
	Martin	None 40	
	Maverick Medina	20 20	
	Midland Moore	100	1
	Nolan Nueces	50	Not
	Oldham		
	Palo Pinto	60	
	Pecos	None 20	
	Reeves	30	
	Tarrant	20 60	
	Terry Tom Green	None 20 20	
	Val Verde Victoria	20	4 3
	Ward	15	Non
Utah	Carbon	10	
material substitution of the	Davis	50 20	1
	Salt Lake Tooele	20	
	Utah Weber	10	
Virginia	Arlington	40	200
	Elizabeth City.	30 40	3
	Giles	10	Non Non
	Henry James City	10 15	Non
	King George Montgomery	20 50	1 2

		Perce	entage
State	County	For the period commencing Jan. 1, 1944	For periods commencing on or after Apr. 1, 1944
Virginia-Con.	Norfolk	100	160
	Nottoway	60	80
	Prince William.	30	None
	Princess Anne	50 20	None
	Warwick	150	190
	York	50	30
	Independent		1 5=QT
	cities: Alexandria	50	60
The state of the s	Bristol	50	50
	Buena Vista	.30	20
	Charlottesville.	10 80	None
	Danville Fredericks-	30	30 20
	burg.		
	Hampton	20	30
	Hopewell Martinsville.	20	None
E Smith Book	Newport	80	80
To so the little	News,	27.5	170
	Norfolk	40	40
	Petersburg Portsmouth	10 20	10 20
USIN NAME OF	Radford	40	15
	Richmond	20	20
	South Norfolk.	20	20
	Suffolk	20 50	15 130
Washington	Clark	70	90
	Franklin	20	60
	King.	20	20
	Kitsap Mason	100	None
THE RESERVE OF THE PERSON NAMED IN	Pierce	20	20
	Spokane	15	10
Tiller Attendants	Thurston	15	10
West Virginia	Clay Kanawha	15 10	None 20
Wisconsin	Dane	10	10
W. W. Company Company	Door.	10	20
MANAGER BY THE	Monroe	40 10	None
Wyoming	Sauk Laramie	20	20
	Park	20	20
Territory of Alaska.		None	35
Territory of Hawaii.	**************	None	30
Panama Canal Zone.		None	60

This amendment shall become effective March 15, 1944.

(Pub. Law 421, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 562, 2965; Food Dir. No. 3, 8 F.R. 2005; Food Dir. 8, 8 F.R. 7093)

Issued this 13th day of March 1944. CHESTER BOWLES, Administrator.

[F. R. Doc. 44-3558; Filed, March 13, 1944; 3:35 p. m.]

PART 1407-RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 3,1 Amdt. 4]

# SUGAR

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Revised Ration Order 3 is amended in

the following respects:

1. Section 1407.242 is amended to read as follows:

§ 1407.242 Schedule B: Allotment percentages for industrial users.

		Percentage	of sugar base
		For the period commencing on January 1, 1944	For periods commenc- ing on or after April 1, 1944
1.	Bread and other bakery		TO A SECOND
2.	products	80	.80
	batters	80	80
0.	Breakfast cereals; and cereal paste products such as spaghetti and		
4.	macaroni	80	-80
	mixes used for these purposes	80	70
5.	Condensed milk in con- tainers of one gallon or less; cheese; other dairy products not included in		
6.	other items; frozen eggs, and sugared egg yolks Bottled beverages (alco- holic and non-alcoholic);	80	70
	flavoring and coloring extracts; fountain syr- ups; drink mixes; bran- died fruits; maraschino		
	cherries; fountain fruits; pickled fruits and vege-	200	
7.	tables; relishes	80	70
	Products fried in fat (ex-	80	70
9.	cept bakery products) such as nuts, potato chips Candy; chocolate; cocoa;	80	70
	chewing gum	80	70
	Sandwiches	80	70
	soup and soup mixes Canned and bottled foods	80	70
	(not included in other items); table syrup.	80	70
13.	Experimental, educational demonstration, and test-	90	70
14.	Pharmaceuticals (internal); allergy foods; vitamin	80	1
	oils; cough drops	100	100
5.	Pharmaceuticals (external).	- 100	100
16.	All other classes: Food	80	70
	All other classes: Non-food.	80	-

2. Item No. 16 is amended and a new item is added to § 1407.243 to read as follows: § 1407.243 Schedule C: Designation of ration periods and weight value of stamps valid therein.

* Ration period	Stamp valid during ration period	Weight value of stamp
No. 16 (Jan. 16, 1944, to date to be announced by the Office of Price Administration).  No. 17 (April I, 1944, to date to be announced by the Office of Price Administration).	Book Four, Sugar Stamp 30. Book Four, Sugar Stamp 31.	5 pounds.

<sup>\*</sup>Copies may be obtained from the Office of Price Administration. 19 F.R. 1433, 1534, 2233.

This amendment shall become effective March 15, 1944.

(Pub. Law 421, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Dir. No. 1 and Supp. Dir. No. 1E, 7 F.R. 562, 2965; Food Dir. No. 3, 8 F.R. 2005; Food Dir. 8, 8 F.R. 7093)

Issued this 13th day of March 1944.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 44-3556; Filed, March 13, 1944; 3:35 p. m.]

PART 1499—COMMODITIES AND SERVICES [Rev. SR 14 to GMPR, Amdt. 105]

## LINSEED REPLACEMENT OIL

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Section 4.12 (c) is amended to read as follows:

(c) No extra charge may be made for containers. A reasonable deposit may be required to insure the return of drums and containers of 5 gallons or more.

On sales at retail a deposit of \$0.25 may be required to insure the return of containers under 5 gallons but not under one gallon owned by the retailer, but only when the retailer fills such containers on his own premises.

The permitted deposit on drums and containers must be refunded to the buyer upon their return in good condition within a reasonable time. Transportation costs with respect to the return of such empty drums and containers to the seller shall in all cases be borne by the seller.

This amendment shall become effective March 18, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of March 1944.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 44-3554; Filed, March 13, 1944; 3:34 p. m.]

PART 1499—COMMODITIES AND SERVICES [Rev. SR 14 to GMPR, Amdt. 106]

## USED AIRPLANES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Revised Supplementary Regulation No. 14 to the General Maximum Price Regulation is amended in the following respects:

1. Section 6.34 (b) (1) (v) is added to read as follows:

(v) (a) Except as limited by (b) below, in the case of an airplane which is more than six years old and which has had extensive reconditioning to the air frame structure within the three year period immediately preceding the date of sale, the depreciated cost of such reconditioning may be added. The amount for de-preciation that must be deducted from this cost of reconditioning shall be determined by multiplying 10% of the cost of reconditioning by the number of years since the air frame structure was reconditioned. In measuring that period of time, the number of years is to be calculated to the nearest quarter of a year and the reconditioning shall be deemed to have been done at least one year before the date of sale.

(b) The amount that may be added under this subdivision (v) plus the depreciated base price (determined under subdivisions (i) and (ii) above) shall not exceed 52% of the base price (determined under subdivision (i) above).

2. Section 6.34 (e) is added to read as follows:

(e) Sales between affiliated corporations. This paragraph is applicable to the sale of any used airplane covered by this section which (1) is sold by one corporation to another corporation, both of which are members of an affiliated group as defined in section 141 of the Internal Revenue Code, and (2) is acquired by the purchasing corporation for use and not for resale in the same or in an altered form. The maximum price for the sale of any used airplane covered by this section shall be the selling cor-poration's book value of the airplane, less depreciation computed at the rate and in the manner used by the selling corporation in the preparation of its Federal income tax return.

This amendment shall become effective March 18, 1944.

(56 Stat. 23, 765; Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of March 1944.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 44-3553; Filed, March 13, 1944; 3:34 p. m.]

PART 1394—RATIONING OF FUEL AND FUEL PRODUCTS

[RO 5C,1 Amdt. 110]

MILEAGE RATIONING: GASOLINE REGULATIONS

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Ration Order No. 5C is amended in the following respects:

- 1. Section 1394.7851 (b) (2) (iv) is amended to read as follows:
- (iv) For the travel required to tow a house trailer for any of the following purposes:

(a) In connection with a bona fide change in residence of the person entitled to the use of such trailer.

(b) To a site where such trailer is to be used as necessary housing for a person in connection with his occupation.

(c) From the place of manufacture to a dealer outlet.

 Section 1394.8339 is revoked. This amendment shall become effective March 18, 1944.

NOTE: The reporting and record keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub. Law 671, 76th Cong.; as amended by Pub. Laws 89, 421 and 507, 77th Cong.; W.P.B. Dir. No. 1, Supp. Dir. No. 1Q, 7 F.R. 562, 9121; E.O. 9125, 7 F.R. 2719)

Issued this 14th day of March 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-3572; Filed, March 14, 1944; 11:38 a. m.]

PART 1404—RATIONING OF FOOTWEAR

[RO 17,1 Amdt. 55]

## SHOES

A rationale accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Ration Order 17 is amended in the following respects:

- 1. Section 2.8 (a) is amended by adding the following: "Distributors who do not have a ration bank account are not required to surrender ration currency to their suppliers in the manner prescribed in General Ration Order 7."
- 2. Section 2.9 (c) is added to read as
- (c) Manner of deposit. All ration currency shall be deposited in the manner prescribed in General Ration Order 7.
- 3. Section 2.15 (a) is amended by adding the following:

In the case of an application for currency to replace shoes which have been exported, there shall be attached to the application, a shipper's export declaration certified by the Collector of Customs, or if the shoes were mailed, a certificate of mailing certified by a postal employee, covering the shoes which were exported.

- 4. Section 3.5 (a) (2) is amended by deleting the words "Office of Economic Warfare" and substituting the words "Foreign Economic Administration."
- Section 3.6 (b) (11) is revoked.
   The definition of "distributing establishment" in section 3.13 is amended to read as follows:

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

<sup>&</sup>lt;sup>18</sup> F.R. 15937, 16250, 16420; 9 F.R. 104; 8 F.R. 16845, 16846, 17327, 17484, 17297; 9 F.R. 286, 90, 1181, 1180, 972, 1326, 1397, 1712, 2033, 2239.

<sup>&</sup>lt;sup>1</sup>8 F.R. 13834, 16605, 16996; 9 F.R. 92, 573, 764, 2233.

"Distributing establishment" means a business, other than a manufacturing establishment or public warehouse, conducted at a certain location from which rationed shoes are sold or at which rationed shoes are stored or the business of any person accepting a transfer or making a transfer of shoes in connection with the exporting of shoes for commercial purposes. Where a person does not sell or store shoes at any fixed location, his operations as a whole are regarded as a single establishment. (This may be true, for example, in the case of some exporters or auctioneers.) In such cases, his principal place of business, or, if he has no place of business, then, his home, is considered as the location of the establishment.

7. The definition of "Transfer" in section 3.13 is amended by adding the following: "Shoes are also transferred to a commercial exporter at the time they are shipped or sent by the supplier on the exporter's order."

This amendment shall become effective March 18, 1944.

(Pub. Law 671, 76th Cong. as amended by Pub. Laws 89, 421 and 507, 77th Cong.; W.P.B. Dir. 1, 7 F.R. 562, Supp. Dir. 1-T, 8 F.R. 1727, 8 F.R. 7440; E.O. 9125, 7 F.R. 2719)

Issued this 14th day of March 1944. CHESTER BOWLES, Administrator.

[F. R. Doc. 44-3573; Filed, March 14, 1944; 11:38 a. m.]

PART 1407-RATIONING OF FOOD AND FOOD PRODUCTS

[Rev. RO 13.1 Amdt. 7 to 2d Rev. Supp 11

## PROCESSED FOODS

Section 1407.1102 (b) (2) is added to read as follows:

(2) For the allotment period from April 1, 1944 to June 30, 1944, inclusive:

Processed foods	Class of product or use (on Schedule I of OPA Form R-1200)	Factor
(i) Fruits:  (a) Canned and bottled  (b) Frozen  (c) Dried and dehydrated  (di) Vegetables:  (a) Canned and bottled  (b) Frozen  (lii) Miscellaneous:  (a) Dry beans  (b) Jellies, jams, marmalades, preserves, fruit butters.	All	111 9 0 7 0 2 4

This amendment shall become effective March 16, 1944.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280. 7 F.R. 10179; WPB Directive 1, 7 F.R. 562: Food Directive 3, 8 F.R. 2005, and Food Directive 5, 8 F.R. 2251)

Issued this 14th day of March 1944. CHESTER BOWLES. Administrator.

IF. R. Doc. 44-3574; Filed, March 14, 1944; 11:38 a. m.]

PART 1407-RATIONING OF FOOD AND FOOD PRODUCTS

[RO 16,1 Amdt. 20 to Rev. Supp. 1]

MEAT, FATS, FISH AND CHEESES

Revised Supplement 1 to Ration Order 16 is amended in the following respects:

- 1. Section 1407.3027 (c) (1) is revoked.
- 2. Section 1407.3027 (c) (2) is redesignated (1).
  - 4. Section 1407.3027 (d) is amended to read as follows:
- (d) The following are the foods covered by Ration Order 16, products, and factors (referred to in section 7.13) for provisional allowances:

Food	Product	Factor
1) Pork fatbacks. 2) Pork plates. 3) Pork jowls. 4) Rationed fats or oils. 5) Rationed fats or oils.	Prepared dry bean products. Prepared dry bean products. Prepared dry bean products. Vitamin A or D oils. Antisyphilis preparations.	0.0

This amendment shall become effective March 16, 1944.

(Pub. Law 671, 76th Cong.; as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 562; and Supp. Dir. 1-M, 7 F.R. 8234; Food Directive 1, 8 F.R. 827; Food Dir. 3, 8 F.R. 2005; Food Dir. 5, 8 F.R. 2251; Food Dir. 6, 8 F.R. 3471; Food Dir. 7, 8 F.R. 3471)

Issued this 14th day of March 1944. CHESTER BOWLES.

Administrator. [F. R. Doc. 44-3575; Filed, March 14, 1944; 11:38 a. m.]

PART 1407—RATIONING OF FOOD AND FOOD PRODUCTS

[RO 16, Amdt. 119]

## FATS AND OILS

A rationale for this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.\*

\*Copies may be obtained from the Office

of Price Administration.

18 F.R. 16834, 16839, 16893, 17278, 17306, 17372; 9 F.R. 105, 184, 731, 1181, 1819, 2007.

28 F.R. 13128, 13394, 13980, 14399, 14623, 14764, 14845, 15253, 15454, 15524, 16160, 16161, 16260, 16263, 16424, 16527, 16606, 16695, 16739, 16797, 16855, 17326; 9 F.R. 104, 106, 220, 403, 677, 695, 849, 1054, 1581, 1532, 1728, 1818, 1909, 2235, 2240.

3. A new § 1407.3027 (c) (2) is added to read as follows:

(2) For the allotment period from April 1, 1944 to June 30, 1944, inclusive:

Class of foods	Classes of prod- uct or use (on schedule 1 of OPA Form R-1200)	Factor
(i) Meats: (a) Bone in and separated	A11	3,9
suet.		
(b) Boned and boneless (and canned meat and canned fish).	All	5, 1
(c) Hearts, tongues, livers and sweetbreads (pancreas and thymus).	All	2.0
(ii) Cheeses and canned milk: (a) Group I, Cheese	All	5, 5
(b) Group II, Cheese	All	7.5
(c) Group III, Cheese	All	9.0
(d) Canned milk	All	0.0
(iii) Fats and oils:		
(a) Butter	All	8.0
(b) Margarine	All	5.0
	All	4.8
(d) Shortening	All others	4.0
(e) Cooking and salad oils	£14, 15	4.8
	All others	4.0

Ration Order 16 is amended in the following respects:

- 1. Section 7.13 (a) (3) is added to read as follows:
- (3) An industrial user may get a provisional allowance to enable him to acquire rationed fats or oils to manufacture injectable mercury or bismuth compounds, soluble in fixed oil, intended for the treatment of syphilis, and conforming to the requirements of the Food, Drug, and Cosmetic Act.
- 2. Section 7.13 (b) (3) is added to read as follows:
- (3) An industrial user's application for a provisional allowance for rationed fats or oils, for use in manufacturing antisyphilis preparations must contain the following information:

(i) The product made by him for which the provisional allowance is requested, and a statement that the product he manufactures conforms to the requirements of the Food, Drug, and Cosmetic Act;

(ii) The number of pounds of the product which he expects to make during the period for which application is made:

(iii) The average number of pounds of each type of rationed fats or oils (stated separately for each type) he used during 1941 or 1942, or from January 1 to March 28, 1943, inclusive (whichever period he chooses), for each 100 pounds of the product;
(iv) A report of his use of his last pro-

visional allowance showing the number of pounds of rationed fats or oils (stated

<sup>19</sup> F.R. 173, 908, 1181, 2091, 2290.

separately for each type), and the number of pounds of the product made;

(v) The number, if any, of unused points remaining from his last provisional allowance (or supplemental allotment, if any) for rationed fats or oils for that product.

If he makes more than one product for which he is entitled to receive a provisional allowance, he may include them all in a single application. However, he must give all the required information separately for each of the products.

- 3. Section 7.13 (c) (3) is added to read as follows:
- (3) The amount of the provisional allowance for rationed fats or oils for use in manufacturing antisyphilis preparations shall be computed in the following way:
- (i) The number of pounds of the product which the applicant expects to make during the quarter is multiplied by the number of pounds of each type of rationed fats or oils which he used for each 100 pounds of that product during the period chosen by him under paragraph (b) (3) (iii);

(ii) The result, in each case, is multiplied by the factor fixed (in the supplement to this order) for provisional allowances for rationed fats or oils for antisyphilis preparations;

(iii) The resulting figures are multiplied by the point value established on the Official Table of Trade Point Values for the rationed fats or oils used by the applicant;

(iv) These figures are added together and the result is his provisional allowance for the period.

The board shall issue to him a certificate for the amount of his provisional allowance less the point value of any unused balance of his last provisional allowance, or supplemental allotment, for

rationed fats or oils to make that product.

- 4. Section 7.13 (f) is added to read as follows:
- (f) Amendment of registration when products are added to those for which industrial user may receive provisional allowance. Any industrial user who, after January 5, 1944, becomes entitled to receive a provisional allowance must amend his registration, on OPA Form R-1200, by April 5, 1944, or within 20 days after he becomes entitled to receive the provisional allowance, whichever is later. He must reduce his base-period use of foods covered by this order, shown on Schedule II of OPA Form R-1200, by the amount used by him during the base period to make the product or use for which he is entitled to receive the provisional allowance. He must also amend Schedule I of OPA Form R-1200 to show the products or uses made by him for which he is entitled to receive the provisional allowance. In addition, he must, at the same time, report to his board the unused portion of that part of his current allotment which was based on his use of foods covered by this order to make that product or use. That amount shall be deducted from the certificate issued to him for his first provisional allowance for that product or use. If that amount exceeds his first provisional allowance, the excess shall be deducted from subsequent provisional allowance certificates issued to him for that product or use, and no provisional allowance certificate shall be issued to him for that product or use until that amount has been deducted in this way.
- 5. Section 17.7 (b) (37) is added to read as follows:
- (37) Persons who transfer foods pointfree to insurers or for salvage, must report such transfers. (Section 11.10)

- 6. Section 17.7 (b) (38) is added to read as follows:
- (38) Provisional allowance users must report the amount of foods used, the amount of product made, and other information. (Section 7.13 (e), (f))

This amendment shall become effective March 16, 1944.

Note: All reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(Pub. Law 671, 76th Cong., as amended by Pub. Laws 89, 421, 507 and 729, 77th Cong.; E.O. 9125, 7 F.R. 2719; E.O. 9280, 7 F.R. 10179; WPB Directive 1, 7 F.R. 562; and Supp. Dir. 1-M, 7 F.R. 8234; Food Directive 1, 8 F.R. 827; Food Dir. 3, 8 F.R. 2005; Food Dir. 5, 8 F.R. 2251; Food Dir. 6, 8 F.R. 3471; Food Dir. 7, 8 F.R. 3471)

Issued this 14th day of March 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-3576; Filed, March 14, 1944; 11:39 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS [RMPR 183,1 Amdt. 27]

GROCERY ITEMS, LIQUORS, ETC. IN PUERTO

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.\*

Revised Maximum Price Regulation 183 is amended in the following respects:

1. Section 20, Table 3 is amended by adding new items, to read as follows:

Items and brand names	Unit	Price to whole- saler	Price at whole- sale	Retail price (per unit)	Items and brand names	Unit	Price to whole- saler	Price at whole- sale	Retail price (per unit)
Royal Ann sweet cherries: S&W ————————————————————————————————————	Case of 24/#23/g can Case of 12/23/g glass Case of 12/#303 glass	5.00 3.30	\$10, 75 5, 75 3, 80	\$0, 56 . 60 . 40	Fruit cocktail: Exquisite S&W Peaches, yellow cling, halves:	Case of 24/#2½ can	9.00	\$7.90 9.85	\$0.41
Libby Black Beauty, dark sweet cherries: Del Monte	Case of 12/#3/2 glass		5. 25 3. 85	. 56	Del Monte	Case of 12/#2½ can	3. 35 3. 60	6, 80 3, 75 4, 10	. 40
Del Monte	Case of 12/#23/2 glass	5. 25	5, 90	.62	Libby	Case of 12/#21/2 glass Case of 12/#303 glass Case of 24/#21/2 can	2.45	4. 10 2. 75 8. 80	.4
S&W Libby Whole ripe figs:	Case of 24/#2 can	6. 75	9. 50 7. 45 2. 95	.50	Soquel. Plums de luxe: Libby Del Monte	Case of 24/#2½ can	4.05	5. 00 4. 65 5. 30	.25
Del Monte	Case of 12/#23/2 glass	3. 80	4. 25	.43	Del Monte	Case of 12/#303 glass Case of 12/#23/2 glass		2.40 3.15	. 2:

2. Section 21 Table 4 is amended by adding new items to read as follows:

Items and brand names	Unit	Price to whole- saler	at	Retail price (per unit)	Items and brand names	Unit	Price to whole- saler	at	Retail price (per unit)
Apple juice, liquid: 8&W	Case of 24/12 oz. bot	\$4. 40	\$5.00	\$0. 27	Apricot Glorietta	Case of 24/12 oz. glass	\$3.90	\$4.50	\$0. 24

<sup>\*</sup>Copies may be obtained from the Office of Price Administration.

<sup>18</sup> F.R. 9532, 10763, 10906, 11437, 11847, 12549, 10937, 12632, 13165, 13847, 14090, 14765, 15195.

3. Section 22 Table 6a is amended by adding new items as follows:

Items and brand names	Unit	Price to whole- saler	Price at whole- sale	Retail price (per unit)	Items and brand names	Unit	Price to whole- saler	Price at whole- sale	Reta price (per unit)
Star potted meat:	Ctn. 48/314 oz. tin	\$2.75	\$3.00 2.35	\$0.08 ,12	Star franks: Armour Sliced dried beef:	Ctn. 24/6 oz. glass	\$6.00	\$6, 55	\$0.
ArmourAssorted spreads:	Ctn. 24/5½ oz. tin	2.15	-	300	Armour	Ctn. 24/2½ oz. tin	3.70 6.60	4. 05 7. 20	- 3
Armour. Chopped pressed ham:	Ctn. 24/3 oz. tin	2, 25	2, 45	.13	ArmourTreet:	Ctn. 24/5 oz. tin	15082000	N. Sales	a Chi
Armour	Ctn, 24/12 oz. tin	8. 60	9. 35	.49	Armour	Ctn. 24/12 oz. tin	7.90	8. 60	1
lam spread: Armour	Ctn. 24/3 oz. tin	2, 55	2, 80	.15	Armour	Ctn. 12/1032 oz. tin	1.80	1.95	
liver spread:	Ctn. 24/3 oz. tin	2, 15	2.35	.12	Pork sausage: Peacock	Cases 24/2# tinsper pound	. 50	. 54	-
Armour			10000		Pork tongue: Peacock	Cases 9/6# tinsper pound	. 50	. 54	
ArmourVeal and pork loaf:	Ctn. 24/3 oz. tin	2. 25	2. 45	,13	Hams boiled, in viskings:	and the second second		0.93	
Armour	Ctn. 24/5 oz. tin	5. 10	5. 55	, 29	Peacock	Cases 8/10#per pound per pound	. 565	.61	11 3
4. Section 23 Ta	ble 7 is amended by addi	ng ne	w iter	ns to r	ead as follows:			HE I	-
Items and brand names	Unit	Price to whole- saler	Price at whole- sale	Retail price (per unit)	Items and brand names	Unit	Price to whole- saler	Price at whole- sale	Reta pric (per unit
Heinz: Asparagus Bean soup Chicken noodle Gumbo creole Pea	Case of 36/11 oz. cans	\$5. 05 5. 00 5. 25 4. 70 4. 85	\$5, 50 5, 50 5, 75 5, 20 5, 30	\$0. 19 . 19 . 19 . 18 . 18	Heinz—Continued. Tomato Seotch broth Vegetarian soup. Vegetable.	Case of 36/11 oz. cans.	\$3, 90 4, 85 4, 70 4, 85	\$4, 40 5, 30 5, 20 5, 30	\$0.
5. Section 23 Ta	ble 7a is amended by add	То	At	At re-			To	At	At
Brand	Container, size and unit	whole- saler	whole sale	tail per unit	Brand	Container, size and unit	whole- saler	whole- sale	taily
Betty Crocker (all varieties)	Cartons 36/234 oz	\$3.10	\$3.40	\$0.12					
6. Section 24 Ta	ble 8 is amended by char	nging	the p	rices o	f one item and adding	another item to read as	follov	vs:	
Items and brand names	Unit	Price to whole- saler	Price at whole- sale	Retail price (per unit)	Items and brand names	Unit	Price to whole- saler	Price at whole- sale	Ret prio (pe uni
Tomato ketchup:	Carton 24/14 oz. bottles	\$5, 05	\$5. 80	\$0. 32	Tomato ketchup-Con.	Ctns. 24/14 oz. bottles	\$5, 10	\$5, 85	\$0.
Heinz	Carton 24/14 oz. bottlesable 9 is amended by add	1			8&W				\$0.
Heinz		1	new Price	item a	8&W		follov		Ret prie (pe
7. Section 24 Ta	Unit.	Price to whole saler	Price at whole-	item a	nd by changing the pr	ices of items to read as	follov Price to whole- saler	Price at whole-	pric
7. Section 24 Ta  Items and brand names  Tomato juice: S&W Punch	Unit.	Price to whole-saler \$3.10 2.60	Price at whole sale	Retail price (per unit)	Items and brand names  Tomato Juice—Continued. CHB.	ices of items to read as	follov Price to whole- saler	Price at whole-sale	Ret pri (pe uni
7. Section 24 Ta  Items and brand names  Tomato juice: S&W Punch	Unit  Ctns. 24/#2 tin	Price to whole-saler \$3.10 2.60	Price at whole sale	item a    Retail price (per unit)   \$0.19 .16     Retail price   R	Items and brand names  Tomato Juice—Continued. CHB.	Unit  Carton 48/12 oz. tin	follov Price to whole-saler	Price at whole-sale \$4.05	Ret prie (pe uni
Tomato juice: S&W. Punch.  1 tems and brand names  8. Section 25 Ta  Items and brand names	Unit  Ctns, 24/#2 tin Ctns, 24/#2 tin able 10 is amended by ac	Price to whole saler	Price at whole sale	Retail price (per unit)  \$0.19 .16  Retail price (per (per unit)	Items and brand names  Tomato Juice—Continued. CHB  To read as follows:  Items and brand names	Unit Carton 48/12 oz. tin	follow Price to whole-saler \$3.60	Price at whole-sale	Ret pri (pe uni se
Tomato juice: S&W Punch  Items and brand names  8. Section 25 Ta  Items and brand names	Unit  Ctns, 24/#2 tin	ding a  Price to whole-saler  \$3.10 2.60  dding  Price to whole-saler  \$6.76	Price at whole sale  \$3.55 3.00  Price at whole sale  \$7.50 4.30	Retail price (per unit)  \$0.19 .16  Retail price (per unit)  Retail price (per unit)	Items and brand names  Tomato Juice—Continued. CHB.  To read as follows:  Items and brand names  Spinach: Palmdale Corn, golden bantam whole kernel:	Unit  Carton 48/12 oz. tin	Price to whole-saler  \$3.60  Price to whole-saler  \$4.95	Price at whole-sale  \$4.05	Repri (potum) \$0
Tomato juice: S&W  Items and brand names  8. Section 25 Ta  Items and brand names  Lima beans, baby green: S&W Pimientos, whole pod: Georgia Dromedary	Unit  Ctns, 24/#2 tin  Ctns, 24/#2 tin  Ctns, 24/#2 tin  Ctn. 24/#2 tin  Ctn. 24/#7 oz. cans  Ctn. 24/7 oz. jars	ding a  Price to whole- saler  \$3. 10 2. 60  dding  Price to whole- saler  \$6. 76 3. 75 3. 75	Price at whole sale  \$3.55 3.00  Price at whole sale  \$7.50  4.30  4.30	item a  Retail price (per unit)  \$0.19 .16  items t  Retail price (per unit)  \$0.36	Items and brand names  Tomato Juice—Continued. CHB.  To read as follows:  Items and brand names  Spinach: Palmdale Corn, golden bantam whole kernel: Del Monte	Unit  Carton 48/12 oz. tin	follow Price to whole-saler \$3.60  Price to whole-saler \$4.95	Price at whole-sale  \$4.05  Price at whole-sale  \$5.60  2.65	Rei pri (po umi so
Tomato juice: S&W. Punch	Unit  Ctns, 24/#2 tin  Ctns, 24/#2 tin  Ctns, 24/#2 tin  Ctn. 24/#2 tin  Ctn. 24/#7 oz. cans  Ctn. 24/7 oz. jars	Price to whole saler  \$3.10 2.60  dding  Price to whole saler  \$6.75 3.75 3.75 4.25	Price at whole sale  \$3.55 3.00  Price at whole sale  \$7.50 4.30	Retail price (per unit)  \$0.19 .16  Retail price (per unit)  Retail price (per unit)	Items and brand names  Tomato Juice—Continued. CHB.  To read as follows:  Items and brand names  Spinach: Palmdale Corn, golden bantam whole kernel:	Unit  Carton 48/12 oz. tin	Price to whole-saler  \$3.60  Price to whole-saler  \$4.95	Price at whole-sale  \$4.05	Rei pri (pe uni \$0

9. Section 29 Table 15 is amended by adding new items to read as follows:

Items and brand names	Container, type and size	To whise. (per doz. con- tainers)	At whise. (per doz. con- tainers)	At retail (per con- tainer)	Items and brand names	Container, type and	l size	To whise. (per doz. con- tainers)	At whise. (per doz. containers)	At retail (per con- tainer
Megowen-Educator Food Co.: Crax Crax Sational Biscuit Co.: Ritz Ritz Social tea Fig newton Vortes: Superb assorted	Ctn. of 24/1# pkg. Ctn. of 24/8 oz. pkg. Ctn. 36/1# pkg. Ctn. 72/1/2# pkg. Ctn. 120/5 oz. pkg. Ctn. 9 doz. pkgs. 734 oz. Ctn. 42/1# pkg.	1. 50 2. 85 1. 75 1. 25 1. 65	\$3.00 1.65 3.15 1.85 1.35 1.80 3.00	\$0.31 .17 .33 .19 .14 .19	Vories—Continued. Tea ginger Gems. Rica combination. Vanilla sandwiches Sandwich assorted Cheese squares Animal crackers. Tea wafer Imperial lunch Puritan sodas	Ctn. 48/7 oz. pkg. Ctn. 8/4½# pkg. Ctn. 8/4½# pkg. Ctn. 8/160's pkgs. Ctn. 8/160's pkgs. Ctn. 8/160's pkgs. Ctn. 48/7 oz. pkgs. Ctn. 6½# pkgs. Ctn. 8/5# pkgs. Ctn. 8/5# pkgs.		8.80 11.95 11.95	\$1, 25 9, 30 9, 60 13, 15 13, 15 3, 75 75 10, 55 11, 50 11, 50	\$0.1 .5 1.0 1.3 1.3 .6 1.1 1.1
Items and brand names	Unit	Price to whole- saler	Price at whole- sale	Retail price (per unit)	Items and brand names	Unit		Price to whole- saler	Price at whole- sale	Reta price (per unit)
ay Trading Co.: Walnut cookies	Carton 3.doz. pkg. 8 oz Carton 3 doz. pkg. 8 oz	\$1.35 1.35	\$1.50 1.50	\$0. 16 . 16	Lay Trading Co.—Con. Hexagon crackers Royal Flush crackers	Carton 3 doz. pkg. 8 oz Carton 3 doz. pkg. 8 oz	zz	\$1, 50 1, 50	\$1. 65 1. 65	\$0.1
10. Section 32 Ta	able 18a is amended by	addir	ng nev	v items	s to read as follows:					
Brand	Container, size and unit	To whole- saler	At whole- sale	At re- tail per unit	Brand	Container, size and	l unit	To whole- saler	At whole- sale	At retail pe
Dlive oils: Reumberto	Case of 24/12 oz. bottles	\$16, 20	\$18.50	\$0,95	Vegetable oils: Argo	Case of 12/1 qt. bottles Case of 24/1 pt. bottles	ss	\$7.75 8.30	\$8. 55 9. 15	\$0.
11. Section 33a 7	Table 19a is amended by	addii	ng nev	w item:	s to read as follows:					
Brand	- Container, size and unit	To whole- saler	At whole- sale	At re- tail per unit	Brand	Container, size and	l unit	To whole- saler	At whole- sale	At retail puni
Salmon: Red Alaska sockeye Chinook Pink Chum	Ctn. 48/1# tall cans	9.50	\$17, 60 15, 20 10, 45 9, 80	\$0.48 .41 .27 .26	Squid in Ink: Cordova	Carton 48/I tall		\$6, 85	\$7. 55	\$0.
12. Section 36 Ta	able 23 is amended by ch	angir	g the	prices	of one item and adding	one item to read	as fol	lows:	3	
Brand	Container, size and unit	To whole saler	At whole sale	At re- tail per unit	Brand	Container, size and	1 unit	To whole- saler	At whole- sale	At r tailp uni
Quaker: Oats						The second secon				
	Ctns. 36/20 oz. tins	\$6, 55	\$7. 25	\$0. 25	Flour: Swans down cake flour	Ctn. 12/234#pkg		\$3. 20	\$3. 60	\$0.
	able 31a is added to read	l as fo	ollows:		Swans down cake flour			\$3. 20	\$3.60	\$0.
	able 31a is added to read	l as fo	ollows:		Swans down cake flour					
	able 31a is added to read	l as fo	ollows:		Swans down cake flour		To who		At retain	ail pe
13. Section 40 Ta	able 31a is added to read	l as fo	ollows:	ES FOR (	Swans down cake flour		To who		At reta	ail pe
Lactogen, in cartons of 24 I One to 4 dozen tins. 5 dozen tins and over. Lactogen, in cartons or 12/2	able 31a is added to reac TABLE 31A—	l as fo	ollows:	es for C	Swans down cake flour		To who	lesaler \$19.75 19.25	At reta	ail pe
Lactogen, in cartons of 24 I One to 4 dozen tins. 5 dozen tins and over. Lactogen, in cartons or 12/2	able 31a is added to read TABLE 31A—  1b. tins:	l as fo	and Price at	ew bra	Swans down cake flour		To who	lesaler \$19.75 19.25	At return	ail pe
Lactogen, in cartons of 241 One to 4 dozen tins 5 dozen tins and over Lactogen, in cartons or 12/2 14. Section 42 T	able 31a is added to read  TABLE 31A—  1b. tins:  24 lb. tins  able 33c is amended by  Unit	Br addin	ollows: on Price and  Price at whole- whole- sale	ew bra	Swans down cake flour  CERTAIN PREFARED POWDERE  nd to read as follows:	D MILK	To who	\$19.75 19.25 23.40	At return  Price at whole-	ail penit \$1. 2.
Lactogen, in cartons of 24 I One to 4 dozen tins 5 dozen tins and over Lactogen, in cartons or 12/2 14. Section 42 T Items and brand names Cider: Majestic	able 31a is added to read  TABLE 31A—  1b. tins:  24 lb. tins  able 33c is amended by  Unit	addin  Price to whole saler  \$1.65	ollows: om Price and  Price at whole- sale \$1.80	ew bra.  Retail price (per unit)  \$0.58	Swans down cake flour  CERTAIN PREFARED POWDERE  nd to read as follows:  Items and brand names	D MIR	To who	\$19.75 19.25 23.40	At return  Price at whole-	ail penit \$1. 2.
Lactogen, in cartons of 24 I One to 4 dozen tins 5 dozen tins and over Lactogen, in cartons or 12/2 14. Section 42 T Items and brand names Cider: Majestic	able 31a is added to reac  TABLE 31A—  1b. tins:  1b tins:  able 33c is amended by  Unit  Cartons of 4/1 gal, jugs	addin  Price to whole saler  \$1.65	g a no g a no g a respectively.	ew bra  Retail price (per unit)  \$0.58  At re-	Swans down cake flour  CERTAIN PREFARED POWDERE  Ind to read as follows:  Items and brand names  and to read as follows	D MIR	To who	\$19.75 19.25 23.40	At return  Price at whole sale	si. 2.

## 16. Section 42 Table 33e is added to read as follows:

TABLE 33E-MAXIMUM PRICES FOR SYRUPS

Items and brand names	Unit	to whole-	at whole-	Retail price (per unit)	Items and brand names	Unit	Price to whole- saler	Retail price (per unit)
Log cabin syrup	Ctn. 24/16 oz. bottles	\$5.80	\$6.35	\$0.34				16

17. Section 45 Table 37 is amended by deleting the item "Pork loins, frozen, bone in, all sizes" and by adding two new items to read as follows:

	Sales to whole-	Sales at whole-	Sales at retail
	saler (price	sale (price per	(price per
	per pound)	pound)	pound)
Pork loins, frozen regular. Pork loins, frozen semi-boneless	\$0, 245	\$0. 28	\$0.36
	. 305	, 345	.44

18. Section 47 Table 39 is amended by adding new brands to the categories "Toilet soap" and "Cleanser" to read as follows:

Item and brand names	Unit	Price to whole- saler	at	Retail price per unit	Item and brand names	Unit	to		Retail price per unit
Poilet soap: Maxine	Ctn. 144/334 oz. bar	\$8. 10	\$8.90	\$0.08	Cleanser: Alumglow	Ctn. 12/16 oz. glass	\$2, 75	\$3.00	\$0.31

19. Section 51 is amended by changing the title to read as follows:

SEC. 51. Maximum prices for Puerto Rican and Cuban corn brooms sold or delivered in the territory of Puerto Rico.

20. Section 56 Table 46 is amended by adding new items to read as follows:

Item and brand names	Size	Importer whole- saler	Retail— per unit retail	Item and brand names	Size	Importer whole- saler	Retail— per unit retail
Scotch whiskies: Martins V. V. O. Martins DeLuxe (12 yrs.) Martins Deluxe (20 yrs.) American whiskies: Blended whiskey: Schenley Red Label. Schenley Red Label. Schenley Black Label. Schenley Black Label. Schenley Black Label. Schenley Black Label. Reserve blend	Cs. 12/% qts Cs. 12/% qts Cs. 24/pints. Cs. 24/pints Cs. 48/½ pints Cs. 24/ pints Cs. 24/ pints Cs. 24/ pints	23. 00 28. 50 30. 00 28. 00 34. 50	\$4.75 5.75 7.75 2.70 1.65 99 3.25 2.00 1.05 2.75	Old Schenley	Cs. 24 Pints  Cs. 12/55 qts  Cs. 24 pints  Cs. 24/35 pints  Cs. 24/35 pints  Cs. 24/15 oz  Cs. 12/23/4 oz	33. 60 27. 50 33. 00 42. 00 17. 75	\$3, 20 2, 00 3, 20 2, 00 2, 45 1, 00 1, 50 2, 00

This amendment shall become effective March 20, 1944.

(56 Stat. 23, 765, Pub. Law 151, 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 14th day of March 1944.

CHESTER BOWLES. Administrator.

[F. R. Doc. 44-3577; Filed, March 14, 1944; 11:40 a. m.]

## TITLE 34-NAVY

Chapter I-Department of the Navy

PART 7-UNITED STATES MARINE CORPS

PAY AND ALLOWANCES

Section 7.13-150 (b) (8 F.R. 16447) is amended to read as follows:

§ 7.13-150 Inactive duty and retired pay and allowances.

(b) Rate of pay. The following table shows the rate of pay for each drill or period of equivalent instruction or duty, and appropriate duty:

COMMISSIONED AND WARRANT Amount Rank: \_\_ \$10.00 Major general\_ 10.00 Brigadier general

COMMISSIONED AND WARRANT-Continued

Rank—Continued.	Amount
Colonel	\$10.00
Lieutenant colonel	9.72
Major	8.33
Captain	6.67
First lieutenant	5.56
Second lieutenant	5.00
Chief warrant officer	5.83
Warrant officer	

## ENLISTED MEN

First pay grade	4.60
Second pay grade	3.80
Third pay grade	3.20
Fourth pay grade	2.60
Fifth pay grade	2.20
Sixth pay grade	1.80
Seventh nav grade	1.67

NOTE: See article 1-21,1 for the relative rank of enlisted men in the various pay grades. .

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(R.S. 1621, 41 Stat. 787, 56 Stat. 10, 52 Stat. 1175, 55 Stat. 3, 56 Stat. 266, 739, 359; 34 U.S.C. 715, 622, 853-856, 37 U.S.C. 101

> Lieut. Gen. A. A. Vandegrift, Commandant of the U. S. Marine Corps.

Approved:

JAMES FORRESTAL, Acting Secretary of the Navy.

[F. R. Doc, 44-3561; Filed, March 14, 1944; 11:41 a. m.]

# Notices

# TREASURY DEPARTMENT.

Bureau of Customs.

[T. D. 51021]

COAL, COKE, AND BRIQUETS

TAXABLE STATUS OF IMPORTATIONS FROM CERTAIN COUNTRIES

MARCH 11, 1944.

Coal, coke made from coal, and coal or coke briquets imported from the following country and entered for consumption or withdrawn from warehouse for consumption during the period from January 1 to December 31, 1944, inclusive, will not be subject to the tax of 10 cents per hundred pounds prescribed in the Internal Revenue Code, section 3423:

Coal, coke made from coal, and coal or coke briquets produced in the following countries, imported into the United States directly or indirectly therefrom and entered for consumption or with-

<sup>1</sup>Article 1-21, Marine Corps Manual, is available at Headquarters, Marine Corps, Washington, D. C.

drawn from warehouse for consumption during the calendar year 1944 will be exempt from the tax by virtue of the Internal Revenue Code, section 3420:

Brazil, United Kingdom, Mexico, and Union of Soviet Socialist Republics.

The above list does not include countries from which there have been no importations of coal or allied fuels since January 1, 1942. Further information concerning the taxable status of such fuels imported during the calendar year 1944 will be furnished upon application therefor to the Bureau.

[SEAL]

W. R. Johnson, Commissioner of Customs.

[F. R. Doc. 44-3567; Filed, March 14, 1944; 10:19 a. m.]

## FEDERAL TRADE COMMISSION.

[Docket No. 4697]

NEW STANDARD PUBLISHING CO., INC., ET AL.

ORDER APPOINTING TRIAL EXAMINER AND FIX-ING TIME AND PLACE FOR TAKING TESTI-MONY

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 10th day of March, A. D. 1944.

In the matter of New Standard Publishing Company, Inc., a corporation, trading under its corporate name and also doing business as Publishers Guild, Foundation Press, Geological Publishing Company, Commercial Finance, National Research Bureau, Standard Research Bureau, Geological Society, and Modern Health Institute; Julius B. Lewis, also known as Jack Lewis, an individual; and Doubleday-Doran & Company, Inc., a corporation.

This matter being at issue and ready for the taking of testimony, and pursuant to authority vested in the Federal

Trade Commission.

It is ordered, That Randolph Preston, a trial examiner of this Commission, be and he hereby is designated and appointed to take testimony and receive evidence in this proceeding and to perform all other duties authorized by law;

It is further ordered, That the taking of testimony in this proceeding begin on Monday, March 20, 1944, at ten o'clock in the forenoon of that day (eastern standard time), in Room 337, Post Office Build-

ing, Richmond, Virginia.

Upon completion of testimony for the Federal Trade Commission, the trial examiner is directed to proceed immediately to take testimony and evidence on behalf of the respondent. The trial examiner will then close the case and make his report upon the evidence.

By the Commission.

[SEAT.]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 44-3570; Filed, March 14, 1944; 10:55 a. m.]

INTERSTATE COMMERCE COMMIS-SION.

[S. O. 186]

UNLOADING OF COAL AT VAN NEST, N. Y.

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 13th day of March, A. D. 1944.

It appearing, that forty-six (46) cars more or less containing bituminous coal for the Castle Coal Company, Van Nest, New York, on The New York, New Haven and Hartford Railroad Company (Howard S. Palmer, James Lee Loomis and Henry B. Sawyer, Trustees), and fortyseven (47) cars more or less containing bituminous coal for the Foreston Coal Company at Juniata Scales and South Amboy, New Jersey, on The Pennsylvania Railroad Company, and forty-six (46) cars more or less containing bituminous coal for Louis Gullotta, Port Reading, New Jersey, on the Reading Company, also three (3) cars containing bituminous coal for Flatbush Coal Company, Brooklyn, New York, on the South Brooklyn Railway Company shipped by Cassler Coal Sales Company, Clearfield, Pennsylvania, have been on hand a considerable time and that the delay in unloading said cars is impeding their use; in the opinion of the Commission an emergency exists requiring immediate action. It is ordered, That:

Coal, at Van Nest, New York, for Castle Coal Company, at Juniata Scales and South Amboy, New Jersey, for Foreston Coal Company, at Port Reading, New Jersey, for Louis Gullotta, and at Brooklyn, New York, for the Flatbush Coal Company to be unloaded. The New York, New Haven, and Hartford Railroad Company (Howard S. Palmer, James Lee Loomis and Henry B. Sawyer, Trustees), The Pennsylvania Railroad Company, the Reading Company, and the South Brooklyn Railway Company, common carriers by railroad subject to the Interstate Commerce Act, and their agents or employees, shall unload forthwith forty-six (46) cars, more or less, containing bituminous coal for the Castle Coal Company, Van Nest, New York, on The New York, New Haven and Hartford Railroad Company (Howard S. Palmer, James Lee Loomis and Henry B. Sawyer, Trustees), and forty-seven (47) cars, more or less, containing bituminous coal for the Foreston Coal Company at Juniata Scales and South Amboy, New Jersey, on The Pennsylvania Railroad Company, and forty-six (46) cars, more or less, containing bituminous coal for Louis Gullotta, Port Reading, New Jersey, on the Reading Company, also three (3) cars containing bituminous coal for Flatbush Coal Company, Brooklyn, New York, on the South Brooklyn Railway Company shipped by Cassler Coal Sales Company, Clearfield, Pennsylvania. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, That this order shall become effective immediately; that a copy of this order and direction shall be served upon The New York, New Haven and Hartford Railroad Company (Howard S. Palmer, James Lee Loomis, and Henry B. Sawyer, Trustees). The Pennsylvania Railroad Company, Reading Company, and the South Brooklyn Railway Company, and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal

By the Commission, Division 3.

[SEAL] W. P. BARTEL,

Secretary.

[F. R. Doc. 44-3571; Filed, March 14, 1944; 11:31 a. m.]

# OFFICE OF PRICE ADMINISTRATION.

[MPR 509, Order 1]

PACKED CITRUS PRODUCTS OF THE 1944 AND LATER PACKS

ADJUSTMENT OF MAXIMUM PRICES

For the reasons set forth in an opinion issued simultaneously herewith, and in accordance with section 2.1 (c) of Maximum Price Regulation No. 509, It is ordered:

(a) For grapefruit juice packed during the respective periods set forth in paragraph (b) below, processors shall reduce the named maximum prices for government sales as listed in section 2.1 (a) of Maximum Price Regulation No. 509 by the amounts set forth below respectively for each period of pack, state or area and container size. The resulting figures shall be the processors' maximum prices for grapefruit juice packed during the respective periods for sales to government procurement agencies. For the purpose of applying the monthly area grapefruit juice cost reduction the states of Florida and Texas shall be treated as two separate areas.

Example: The maximum price for government sales of grapefruit juice named in section 2.1 (a) of MPR 509 for No. 2 size cans of natural, fancy grade grapefruit juice is \$1.36 for Florida and Texas. The monthly area grapefruit juice cost reduction for October and November 1943, for grapefruit juice packed from grapefruit produced in Texas is \$.105 for the same container size. The processor, therefore, subtracts \$.105 from \$1.36 (\$1.36 minus \$.105 equals \$1.255) and the resulting figure is his maximum price for sales of grapefruit juice packed during the months of October and November 1943, for sales to government procurement agencies.

(b) Reduction per dozen containers:

State or area	Style of pack	Grade	Period of pack	Reduced maximum prices named in section 2.1 (a) for Government sales per dozen containers by amounts set forth below			
Florida	All	A11	October and November 1943 December 1943	No. 2 Can \$0. 1250 .0900	No. \$ Cyl. Can \$0. 3125 . 2250	No. 10 Can \$0.6625 .4770	
Texas	All,	A11	January 1944 October and November 1943 December 1943 January 1944	.0900 .1050 .1050 .0900	. 2250 . 2625 . 2625 . 2250	. 4770 . 5565 . 5565 . 4770	
California and Arizona.	All	A11	October and November 1943 December 1943 January 1944	.1200 .0900 .1450	.3000 .2250 .3625	.6360 .4770 .7685	

(c) This order may be revoked or amended by the Price Administrator at any time.

This order shall become effective March 13, 1944.

(56 Stat. 23, 765; Pub. Law 151; 78th Cong.; E.O. 9250, 7 F.R. 7871; E.O. 9328, 8 F.R. 4681)

Issued this 13th day of March 1944.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 44-3551; Filed, March 13, 1944; 3:34 p. m.]

SECURITIES AND EXCHANGE COM-MISSION.

[File No. 70-863]

SOUTHWESTERN DEVELOPMENT CO. AND WEST TEXAS GAS CO.

NOTICE REGARDING FILING

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pennsylvania, on the 10th day of March 1944.

Notice is hereby given that a joint declaration or application has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Southwestern Development Company (Southwestern) a registered holding company, and one of its subsidiaries, West Texas Gas Company (West Texas).

Notice is further given that any interested person may, not later than March 18, 1944, at 10:00 a. m., e. w. t., request the Commission in writing that a hearing be held on such matter, stating the reasons for such request and the nature of his interest, or may request that he be notified if the Commission should order a hearing thereon. At any time thereafter, said declaration or application, as filed or as amended, may be granted, as provided in Rule U-23 of the rules and regulations promulgated pursuant to said act. or the Commission may exempt such transaction as provided in Rules U-20 (a) and U-100 thereof. Any such request should be addressed: Secretary, Securities and Exchange Com-mission, 18th and Locust Streets, Philadelphia 3, Pennsylvania.

All interested persons are referred to said joint declaration or application, which is on file in the office of the Commission, for a statement of the transactions therein proposed, which are summarized below.

(a) Southwestern proposes to modify, pursuant to a letter agreement, dated February 15, 1944, with Guaranty Trust

Company of New York, the maturities, instalment payments and interest rates of four secured promissory notes, aggregating \$2,511,493.12 representing the unpaid principal balance of such notes previously issued to and presently held by Guaranty Trust Company of New York, as is indicated below:

EXISTING MATURITY AND INTEREST RATES

Date of issue		nt ma- y rate	Principal amount	Interest rates (percent)
1/2/44	July	1, 1946	\$40, 623. 35	23/2
1/2/40	July July	1, 1946	452, 804, 00 669, 954, 85	23/4 28/4 28/4
10/28/40	July	1, 1947	865, 141. 50	23/4
12/30/40	July	1, 1947	482, 969. 42	284

PROPOSED MODIFIED MATURITY AND INTEREST RATES

Date of issue	Modified ma- turity date	Principal amount	Interest rates (percent)	
1/2/44	July 1, 1945 (July 1, 1945 (July 1, 1946	\$40, 623, 35 584, 376, 65 538, 382, 20	23/4 23/4	
10/28/40	July 1, 1946 July 1, 1947 July 1, 1948 July 1, 1948	86, 617, 80 625, 000, 00 153, 523, 70 482, 969, 42	23.6 28.4 28.4 28.4	

The proposed changes are to be effectuated by stamping or endorsing the four existing notes with a legend referring to the modifications as set forth in the aforesaid letter agreement.

(b) West Texas proposes to issue as of February 15, 1944, its unsecured instalment promissory note for \$1,650,000 to Guaranty Trust Company of New York with maturities, interest rates, and instalments as follows:

PROPOSED INSTALLMENT NOTE

Date of installment	Amount of installment	Interest rates (percent)
Jan. 2, 1945	\$380, 000 330, 000 330, 000 330, 000 330, 000	23/2 23/2 23/2 28/4 23/4
ALCHARIT MATERIAL PROPERTY AND ADDRESS OF THE PARTY AND ADDRESS OF THE	1, 650, 000	

This note is being issued for the purpose of modifying the instalment payments and interest rates of the unpaid balance (\$1,650,000) of a secured note previously issued to and presently held by Guaranty Trust Company of New York in the principal amount of \$3,150,-000, retiring this presently outstanding secured note and effectuating the release and cancellation of \$1,650,000 of mortgage bonds and a \$2,000,000 mortgage

promissory note presently pledged as collateral security therefor.

By the Commission.

[SEAL] ORVAL L. DuBois, Secretary.

[F. R. Doc. 44-3513; Filed, March 13, 1944; 10:11 a. m.]

[File No. 70-871]

Associated Electric Co. and Pennsylvania Electric Co.

NOTICE OF FILING AND ORDER FOR HEARING

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia 3, Pa., on the 13th day of March 1944.

Notice is hereby given that a joint application-declaration has been filed with this Commission pursuant to the Public Utility Holding Company Act of 1935 by Associated Electric Company, are gistered holding company, and by its subsidiary, Pennsylvania Electric Company. All interested persons are referred to said joint application-declaration, which is on file in the office of this Commission for a statement of the transactions therein proposed, which are summarized as follows:

Associated Electric Company proposes to sell all its interest in its wholly-owned subsidiary, Penelec Water Company, to Pennsylvania Electric Company. This interest consists of 5 shares of the \$100 par value common stock of Penelec Water Company and an open account receivable, as at December 31, 1943, of \$355,000 bearing interest at the rate of 6% per annum, when, as, and if earned in any calendar year. In consideration of the above, Pennsylvania Electric Company proposes to issue and sell such number of shares of its \$20 par value common stock to Associated Electric Company as will equal the net book value of the investment of Associated Electric Company in Penelec Water Company shown by the latter's books as of the date of settlement. (As of December 31, 1943, the number of shares to be so issued

would have been 17,482.)

The applicants-declarants consider sections 6 (a), 6 (b), 9 (a) (1), and 12 (f) of the act and Rule U-43 of the general rules and regulations as being applicable to the proposed transactions. Applicants-declarants state the Pennsylvania Public Utility Commission has approved the issuance by Pennsylvania Electric Company of its common stock, and has also approved the acquisition by Pennsylvania Electric Company of the common stock and open account indebtedness of Penelec Water Company.

It appearing to the Commission that it is appropriate and in the public interest and the interest of investors and consumers that a hearing be held with respect to the said joint application-declaration and that said joint application-declaration should not be granted or become effective, except pursuant to further order of the Commission, and that at said hearing there will be considered, among other things, the various matters herein set forth.

It is hereby ordered, That a hearing be held upon said matter on March 24, 1944, at 10:00 a. m., at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania. On such date the hearing room clerk in room 318 will advise as to the room where such hearing will be held. At such hearing cause shall be shown why such application may be granted, and declaration become effective. It is requested that any person desiring to be heard or to be admitted as a party to such proceeding shall file with the Secretary of this Commission, on or before March 22, 1944, his request or an application therefor as provided in Rule XVII of the rules of practice of the Commission.

It is further ordered, That Robert P. Reeder, or any other officer or officers of the Commission designated by it for that purpose, shall preside at the hearings in such matter. The officer so designated to preside at such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of said act and to a trial examiner under the Commission's rules of practice;

It is further ordered, That without limiting the scope of the issues presented by said joint application-declaration, particular attention will be directed at said hearing to the following matters and questions:

1. Whether the proposed issue and sale of common stock by Pennsylvania Electric Company is solely for the purpose of financing its business, and whether it is appropriate in the public interest or for the protection of investors or consumers to impose any terms and conditions in connection therewith.

2. Whether the considerations to be paid and received in connection with the proposed transactions, including all fees, commissions and other remuneration, are reasonable.

3. Whether the acquisition by Pennsylvania Electric Company of the securities of Penelec Water Company is detrimental to the carrying out of the provisions of section 11 of the Public Utility Holding Company Act of 1935.

4. The propriety of the proposed accounting treatment of the several transactions on the books of the respective applicants and declarants.

5. What terms and conditions, if any, are necessary or appropriate in, the public interest or the interest of investors or consumers to insure compliance with the requirements of the Public Utility Holding Company Act of 1935, or any rules, regulations or orders promulgated thereunder.

6. Generally, whether the proposed transactions comply with the provisions of the Public Utility Holding Company Act of 1935 and all rules and regulations promulgated thereunder, and are not detrimental to the public interest or the interest of investors or consumers.

By the Commission.

[SEAL]

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 44-3568; Filed, March 14, 1944; 10:57 a. m.]

[File No. 70-870]

CAPITAL TRANSIT COMPANY

NOTICE OF FILING AND ORDER FOR HEARING At a regular session of the Securities

and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 13th day of March 1944.

Notice is hereby given that an application has been filed with this Commission by Capital Transit Company, a non-utility subsidiary of The Washington Railway and Electric Company and The North American Company, both registered holding companies, pursuant to the applicable provisions of the Public Utility Holding Company Act of 1935 and the rules and regulations of this Commission promulgated thereunder. All interested persons are referred to said document, which is on file in the office of this Commission, for a statement of the transaction therein proposed, which is summarized as follows:

Capital Transit Company contemplates the issuance and sale of approximately \$16,000,000 principal amount of twenty-year 4% First Mortgage Bonds, the proceeds of which would be applied to the refunding of all or a part of its existing funded debt. The Company states that the exact nature and extent of the proposed refunding program has not yet been determined, and may depend to some extent upon whether the Company is required to sell the new bonds through competitive bidding. The Company requests that it be granted an exemption, pursuant to Rule U-50 (a) (5) (B), from the competitive bidding requirements of Rule U-50 (b) and (c) in respect of the negotiation and sale of

It appearing to the Commission that it is appropriate in the public interest that a hearing be held with respect to said matter and that said application shall not be granted except pursuant to further order of this Commission;

the new bonds.

It is ordered. That a hearing on such matter under the applicable provisions of the said act and the rules promulgated thereunder be held on March 29, 1944 at 10:00 a. m., e. w. t., at the office of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania. On such date the hearing room clerk in Room 318 will advise as to the room where such hearing will be held. At such hearing cause shall be shown why such application shall be granted. Notice is hereby given of said hearing to the above named applicant and to all interested parties, said notice to be given to said applicant by registered mail and to all other persons by publication in the FEDERAL REGISTER.

It is further ordered, That Willis E. Monty or any other officer or officers of the Commission designated by it for that purpose, shall preside at the hearing in such matter. The officer so designated to preside at any such hearing is hereby authorized to exercise all powers granted to the Commission under section 18 (c) of the act and to a trial examiner under the rules of practice of the Commission.

It is further ordered, That any person desiring to be heard at said hearing or proposing to intervene therein shall file with the Secretary of the Commission on or before March 25, 1944, his request or application therefor as provided by Rule XVII of the rules of practice of the

It is further ordered, That, without limiting the scope of the issues presented by the said application otherwise to be considered in this proceeding, particular

attention will be directed at the hearing to the following matters and questions:

(1) Whether compliance with paragraphs (b) and (c) of Rule U-50 with respect to the issuance and sale of the proposed securities is not appropriate in the public interest or for the protection of investors or consumers as a condition to the exemption of such issuance or sale from the provisions of section 6 (a) of the act or to aid the Commission (in carrying out the provisions of section 6 (b) of the act) to determine such terms and conditions as it may be appropriate to impose in the public interest or for the protection of investors or consumers in exempting such issuance or sale from the provisions of section 6 (a) of the act;

(2) Whether, in the event an exemption should be granted, it is necessary or appropriate to impose terms or conditions in connection therewith in the public interest or in the interest of investors or consumers and if so, what those terms and conditions should be.

By the Commission.

ORVAL L. DUBOIS, Secretary.

[F. R. Doc. 44-3569; Filed, March 14, 1944; 10:57 a. m.]

SMALLER WAR PLANTS CORPORA-TION.

THOMAS M. MARSHALL CO. & ASSOCIATES RECOMMENDATION OF FORMATION OF WAR PRODUCTION ASSOCIATION

Thomas M. Marshall Co. & Associates, Gloucester City, New Jersey, is a War Production Association comprising seven companies, having structural steel, sheet metal, welding, assembling, general machine shop, and complete woodworking facilities, as listed in Appendix I. The purpose of this Association is to combine the facilities and skills of the member companies for the manufacture of articles, equipment, supplies, and materials for war and essential civilian requirements, and more particularly, for the manufacture, assembly, and installation of wooden items with metal components and sheet metal fabrications. The activities of the Association will relate solely to war and essential civilian work and will terminate within six months after the end of the war.

In my opinion, the formation and operation of the Thomas M. Marshall Co. & Associates is appropriate to the fulfillment of the purposes of Public Law 603-77th Congress, approved June 11, 1942 (56 Stat. 351) and Executive Order No. 6891 of September 4, 1941. I have therefore approved the Plan of Organization, Procedure, and Objectives of the Thomas M. Marshall Co. & Associates. and recommend that the Chairman of the War Production Board find and certify under Section 12 of Public Law 603-77th Congress (56 Stat. 357), that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with said Plan is requisite to the prosecution of the war (See Certificate 199, infra)

Issued at Washington, D. C., this 8d day of March 1944.

> MAURY MAVERICK, Chairman and General Manager.

### APPENDIX I

Name, Address and Regular Commercial Business

Advance Specialty Co., 1021-27 Ridge Ave., Philadelphia, Pa., Stamping, welding, wire forming, and plating. Berko Brothers Co., 329 N. Randolph St.,

Philadelphia, Pa., Structural iron, welding, and wire products.

Friel-Bernheim Co., East Ontario Ave., Philadelphia, Pa., Cabinets, lockers, ship fur-niture, tables, and cases.

Leoben Ornamental Metal Works, 1817-21 N. 5th St., Philadelphia, Pa., Structural iron, stamping, and welding.

Thomas M. Marshall Co., 716-26 Jersey Ave., Gloucester, N. J., Bins, lockers, containers, wood fixtures, cabinets, cases.

Robert Tarlo & Son, 4757 Worth St., Philadelphia, Pa., Fixtures, lockers, benches, and

cabinet work.

A. Wilt & Sons Co., 711-37 N. Front St.,
Philadelphia, Pa., General woodwork, cabinets, benches, crates, boxes.

[F. R. Doc. 44-3583; Filed, March 14, 1944; 11:55 a. m.]

## G. & B. CONTRACTING ASSOCIATION

RECOMMENDATION OF FORMATION OF WAR PRODUCTION ASSOCIATION

G. & S. Contracting Association, Bridgeport, Connecticut, is a War Production Association comprising 14 companies, having light and medium machine shop facilities for precision work, as listed in Appendix I. The purpose of this Association is to combine the facilities and skills of the member companies for the manufacture of articles, equipment, supplies, and materials for war and essential civilian requirements, and more particularly for the design and production of jigs, tools, and fixtures; and for the quantity production of such items as light and medium bombs, gear reduction units, aircraft gun mounts, and other Ordnance items. The activities of the Association will relate solely to war and essential civilian work and will terminate within six months after the end of the war.

In my opinion the formation and operation of the G. & S. Contracting Association is appropriate to the fulfillment of the purposes of Public Law 603-77th Congress, approved June 11, 1942 (56 Stat. 351) and Executive Order No. 6891 of September 4, 1941. I have therefore approved the Plan of Organization, Procedure, and Objectives of the G. & S. Contracting Association, and recommend that the Chairman of the War Production Board find and certify under section 12 of Public Law 603—77th Congress (56th Stat. 357), that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with said Plan is requisite to the prosecution of the war (See Certificate 198, intra).

Issued at Washington, D. C., this 3d day of March 1944.

> MAURY MAVERICK, Chairman and General Manager.

Name, Address and Regular Commercial

Andrews Industries, Stamford, Conn., Precision tools, gages, and fixtures.

Audio-Tone Oscillator Co., Bridgeport, Conn., Photo-Electric Controls.

Bethel Machine Co., Bethel, Conn., Screw machine products.

Mechanical Bridgeport Laboratories. Bridgeport, Conn., Screw machine products. Bridgeport Worm & Gear Co., Bridgeport, Conn., Manufacture of worms, gears, and screw machine products.
Conlon Mfg. Co., Bridgeport, Conn., Shoe

machinery

Garrick-Woods Corp., Fairfield, Conn., Parts on automatic screw machines.

Geo. L. Harvey Co., Shelton, Conn., Machines and tools.

G. & S. Contracting Company, Inc., Bridgeport, Conn., Production engineering and tool designing.

W. Holmes, Stratford, Conn., Defense tools.

Lee & Foley, Danbury, Conn., General

machine work.

Marshall Mfg. Co., Bridgeport, Conn.,
General machine shop work.

Scully Machine Co., Bridgeport, Conn., Disc Recording machines.

Stuart Engineering Co., Norwalk, Conn., Aircraft parts.

[F. R. Doc. 44-3582; Filed, March 14, 1944; 11:55 a. m.]

## WAR MANPOWER COMMISSION.

## CERTAIN AREAS IN ILLINOIS

MINIMUM WARTIME WORKWEEK

Designation of certain areas in the State of Illinois as subject to Executive Order No. 9301.

By virtue of the authority vested in me as Regional Manpower Director of Region VI by § 903.2 of War Manpower Commission Regulation No. 3, "Minimum Wartime Workweek of 48 Hours", and having found that such action will aid in alleviating labor shortages which are impeding the war effort, I hereby designate the following areas as subject to the provisions of Executive Order No. 9301:

Boone County and the townships of Burritt, Cherry Valley, Durand, Harlem, Harrison, Owen, Pecatonica, Rockford, Seward, and Winnebago in Winnebago County.

I. The effective date of this designation is April 15, 1944.

II. Not later than the effective date, each employer in the designated areas shall, in accordance with War Manpower

Commission Regulation No. 3: (a) Extend to a minimum wartime workweek of 48 hours, the workweek of any of his workers whose workweek can be so extended without involving the release of any worker;

(b) If extension of the workweek of any of his workers to a minimum wartime workweek of 48 hours would involve the release of any workers, submit to the Area Manpower Director the number and occupational classification of the workers whose release would be involved, together with proposed schedules for their release, and thereafter extend such workweek when and as directed in schedules authorized by the War Manpower Commission:

(c) File an application for a minimum wartime workweek of less than 48 hours for those workers engaged in employment in which the employer claims that a workweek of 48 hours would be impracticable in view of the nature of the operations, would not contribute to the reduction of labor requirements, or would conflict with any Federal; State or local law or regulation limiting hours of work.

Date of issuance: March 6, 1944.

W. H. SPENCER. Regional Director; Region VI.

[F. R. Doc. 44-3562; Filed, March 14, 1944; 9:50 a. m.]

## WAR PRODUCTION BOARD.

[Certificate 198]

G. & S. CONTRACTING ASSOCIATION

RECOMMENDATION OF FORMATION OF WAR PRODUCTION ASSOCIATION

The ATTORNEY GENERAL:

I submit herewith a Recommendation of the Chairman of the Smaller War Plants Corporation concerning the plan of organization, procedure, and objectives of the G. & S. Contracting Association, Bridgeport, Connecticut, organized for the purpose of manufacturing articles, equipment, supplies, and materials for war and essential civilian requirements.1

For the purposes of section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I approve the plan referred to in the recommendation; and after consultation with you, I hereby find and so certify to you that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with such plan is requisite to the prosecution of the war.

DONALD M. NELSON, Chairman.

MARCH 10, 1944.

[F. R. Doc. 44-3580; Filed, March 14, 1944; 11:55 a. m.]

[Certificate 1991

THOMAS M. MARSHALL CO. & ASSOCIATES RECOMMENDATION OF FORMATION OF WAR PRODUCTION ASSOCIATION

The ATTORNEY GENERAL!

I submit herewith a Recommendation of the Chairman of the Smaller War Plants Corporation concerning the plan of organization, procedure, and objectives of the Thomas M. Marshall Co. & Associates, Gloucester City, N. J., organized for the purpose of manufacturing articles, equipment, supplies, and materials for war and essential civilian requirements.1

For the purposes of section 12 of Public Law No. 603, 77th Congress (56 Stat. 357), I approve the plan referred to in the recommendation; and after consultation with you, I hereby find and so certify to you that the doing of any act or thing, or the omission to do any act or thing, by any person in compliance with such plan is requisite to the prosecution of the war.

DONALD M. NELSON. Chairman.

MARCH 10, 1944.

[F. R. Doc. 44-3581; Filed, March 14, 1944; 11:55 a. m.]

1 See Smaller War Plants Corporation, supra.